United States Bankruptcy Court District of Alaska



IMPORTANT NOTICE OF REDACTION RESPONSIBILITY

In preparing these bankruptcy forms, please be aware that sensitive information, such as your Social Security or taxpayer identification number, date of birth, the names of your minor children, or your full financial account numbers, must be redacted. This means you should list only the last four digits of a social security number, a taxpayer identification number, or financial account number. If requested, only the year of birth, rather than the full birth date, should be listed. Minors may be identified by their initials, rather than their full names. *See* Fed. R. Bankr. P. 9037(a), available at https://www.law.cornell.edu/rules/frbp/rule 9037.

You still must provide your FULL Social Security Number on your <u>"OF 121 - Your Statement About Your Social Security Number."</u> The OF 121 is used by the Clerk to verify your Social Security number, but this document will not become a public record.

Per Fed. R. Bankr. P. 9037, "The clerk is not required to review documents filed with the court for compliance with this rule. The responsibility to redact filings rests with counsel, parties, and others who make filings with the court."

If a pleading is filed that contains sensitive information as noted above, and the filer later wishes to have it redacted, the filer must file a "Motion to Redact" with the court and pay the required filing fee.

Instructions

Bankruptcy Forms for Individuals

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About this Booklet of Instructions

This booklet provides instructions for completing selected forms that individuals filing for bankruptcy must submit to the U.S. Bankruptcy Court. You can download all of the required forms without charge from: http://www.uscourts.gov/FormsAndFees/Forms/BankruptcyForms.aspx.

The instructions are designed to accompany the forms and are intended to help you understand what information is required to properly file. You are responsible for properly completing the forms. These instructions are not intended to provide, and should not be understood to provide, legal advice. They are not designed to fully explain, or to be relied upon in interpreting, the law.

Completing the forms is only a part of the bankruptcy process. You are strongly encouraged to hire a qualified attorney not only to help you complete the forms but also to give you general advice about bankruptcy and to represent you in your bankruptcy case. If you cannot afford to pay an attorney, you might qualify for free legal services if they are provided in your area. Contact your state or local bar association for help in obtaining free legal services or in hiring an attorney.

Note: It is extremely difficult to succeed in a chapter 11, 12, or 13 case without an attorney.

If an attorney represents you, you must provide information so the attorney can prepare your forms. Once the attorney prepares the forms, you must make sure that the forms are accurate and complete. These instructions may help you perform those tasks. If you are filing for bankruptcy without the help of an attorney, this booklet tells you which forms must be filed and provides information about them.

You should carefully read this booklet and keep it with your records. Review the individual forms as you read the instructions for each.

Although bankruptcy petition preparers can help you type the bankruptcy forms, they cannot tell you how to complete the forms, they cannot file the documents for you, and they cannot give you legal advice. Court employees cannot give you legal advice, either.

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.

About the bankruptcy forms and filing bankruptcy

Use the forms that are numbered in the 100 series to file bankruptcy for individuals or married couples. Use the forms that are numbered in the 200 series if you are preparing a bankruptcy on behalf of a nonindividual, such as a corporation, partnership, or limited liability company (LLC). Sole proprietors must use the forms that are numbered in the 100 series.

When a bankruptcy is filed, the U.S. Bankruptcy Court opens a case. It is important that the answers to the questions on the forms be complete and accurate so that the case proceeds smoothly. A person filing bankruptcy

who gives false information could be charged with a federal crime or could lose all the benefits of filing for bankruptcy.

You should understand that filing a bankruptcy case is not private. Anyone has a right to see your bankruptcy forms after you file them, unless the court orders otherwise under 11 U.S.C. § 107. Certain information in court filings, however, must be protected from public disclosure under Bankruptcy Rule 9037.

Understand the terms used in the forms

The forms for individuals 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 forms use *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.

To understand other terms used in the forms and the instructions, see the *Glossary* at the end of this booklet.

Things to remember when filling out these forms

- Do not file these instructions with the bankruptcy forms that you file with the court.
- Be as complete and accurate as possible.
- If more space is needed, attach a separate sheet to the form. On the top of any additional pages, write your name and case number (if known). Also identify the form and line number to which the additional information applies.

- If two married people are filing together, both are equally responsible for supplying correct information.
- Do not list a minor child's full name. Instead, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (*John Doe, parent, 123 Main St., City, State*). 11 U.S.C. § 112; Bankruptcy Rule 1007(m) and 9037.
- For your records, be sure to keep a copy of your bankruptcy documents and all attachments that you file.

On what date was a debt incurred?

When a debt was incurred on a single date, fill in the actual date that the debt was incurred.

When a debt was incurred on multiple dates, fill in the range of dates. For example, if the debt is from a credit card, fill in the month and year of the first and last transaction.

About the Process for Filing a Bankruptcy Case for Individuals

Before you file your bankruptcy case

Before you file for bankruptcy, you must do several things:

□ Receive a briefing about credit counseling from an approved agency within 180 days before you file. (If you and your spouse are filing together, each of you must receive a briefing before you file. Failure to do so may result in the dismissal of your case.) You may have a briefing about credit counseling one-on-one or in a group, by telephone, or by internet.

For a list of approved providers, go to: https://www.justice.gov/ust/list-credit-counseling-agencies-approved-pursuant-11-usc-111

In Alabama and North Carolina, go to: https://www.uscourts.gov/services-forms/bankruptcy/credit-counseling-and-debtor-education-courses.

After you finish the briefing, you will receive a certificate that you will need to file in your bankruptcy case.

☐ Find out in which bankruptcy court you must file your bankruptcy case. It is important that you file in the correct district within your state. To find out which district you are in, go to:

http://www.uscourts.gov/courtlinks

- □ Check the local court's website for any specific local requirements that you might have to meet. Go to:

 http://www.uscourts.gov/courtlinks
- □ Find out which chapters of the Bankruptcy
 Code you are eligible for. For descriptions of
 each chapter, review the information
 contained in the notice, Notice Required by
 11 U.S.C. § 342(b) for Individuals Filing for
 Bankruptcy (Form B2010), which is included
 in this booklet.

When you file your bankruptcy case

There are several forms and documents that you must give the court at the time you file.

Additional forms and documents must be filed no later than 14 days after you file your bankruptcy case, although they may be filed at the same time you file your case.

You must file the forms listed below on the date you open your bankruptcy case. For copies of the forms listed here, go to https://www.uscourts.gov/forms/bankruptcy-forms. (The list continues on the next page.):

- □ Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101). This form opens the case. Directions for filling it out are included in the form itself.
- □ Statement About Your Social Security
 Numbers (Official Form 121). This form gives
 the court your full Social Security number or
 federal Individual Taxpayer Identification
 number. To protect your privacy, the court
 will make only the last four digits of your
 number known to the general public.
 However, the court will make your full
 number available to your creditors, the U.S.
 trustee or bankruptcy administrator, and the
 trustee assigned to your case. This form has no
 separate instructions.
- ☐ Your filing fee. If you cannot pay the entire filing fee, you must also include:
 - ☐ Application for Individuals to Pay the Filing Fee in Installments (Official Form 103A), or
 - ☐ Application to Have the Chapter 7 Filing Fee Waived (Official Form 103B). Use this form only if you are filing under chapter 7 and you meet the criteria to have the chapter 7 filing fee waived.
- ☐ A list of names and addresses of all of your

- creditors, formatted as a mailing list according to instructions from the bankruptcy court in which you file. (Your court may call this a *creditor matrix* or *mailing matrix*.)
- □ Your credit counseling certificate from an approved credit counseling agency. (See *Before you file your bankruptcy case*, above). If you have received the briefing about credit counseling but have not yet received the certificate, file it no later than 14 days after you file for bankruptcy. If you have not already received the briefing and believe you are entitled to a temporary waiver from receiving it or that you are not required to receive the briefing, see line 15 of the *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101).
- □ For Individual Chapter 11 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims Against You and Are Not Insiders (Official Form 104). Fill out this form only if you file under chapter 11.
- ☐ Initial Statement About an Eviction Judgment Against You (Official Form 101A) and Statement About Payment of an Eviction Judgment Against You (Official Form 101B). 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 form more than 30 days after you file for bankruptcy.
- □ Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119) and Disclosure of Compensation of Bankruptcy Petition Preparer (Form 2800). Use these forms if a bankruptcy petition preparer typed your

forms.

When you file your bankruptcy case or within 14 days after you file

You must file the forms listed below either when you file your bankruptcy case or within 14 days after you file your *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). If you do not do so, your case may be dismissed. Although it is possible to open your case by submitting only the documents that are listed under *When you file your bankruptcy case*, you should file the entire set of forms at one time to help your case proceed smoothly.

Although some forms may ask you similar questions, you must fill out all of the forms completely to protect your legal rights.

The list below shows the forms that all individuals must file as well as the forms that are specific to each chapter. For copies of the official forms listed here, go to https://www.uscourts.gov/forms/bankruptcy-forms.

All individuals who file for bankruptcy must file these forms and the forms for the specific chapter:

- □ Schedules of Assets and Liabilities (Official Form 106) which includes these forms:
 - □ *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 Codebtors (Official Form 106H)
 - □ Schedule I: Your Income (Official Form 106I)

- □ *Schedule J: Your Expenses* (Official Form 106J)
- ☐ Summary of Your Assets and Liabilities and Certain Statistical Information (Official Form 106Sum). This form gives an overview of the totals on the schedules
- □ Declaration About an Individual Debtor's Schedules (Official Form 106Dec)
- □ Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form 107)
- ☐ Disclosure of Compensation to Debtor's

 Attorney Unless local rules provide
 otherwise, Director's Form 2030 may be used.
- ☐ Credit counseling certificate that you received from an approved credit counseling agency
- □ Copies of all payment advices (*pay stubs*) or other evidence of payment that you received within 60 days before you filed your bankruptcy case. Some local courts may require that you submit these documents to the trustee assigned to your case rather than filing them with the

court. Check the local court's website to find out if local requirements apply. Go to http://www.uscourts.gov/courtlinks.

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

- □ Statement of Intention for Individuals Filing Under Chapter 7 (Official Form 108)
- □ Chapter 7 Statement of Your Current Monthly Income (Official Form 122A-1)
- ☐ If necessary, Chapter 7 Means Test Calculation (Official Form 122A-2)
- ☐ If necessary, Statement of Exemption from Presumption of Abuse Under § 707(b)(2) (Official Form 122A-1Supp)

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 are a small business debtor (that is, if you are self-employed and your debts are less than \$3,024,725*), within 7 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

If you do not have these documents, you must file a statement made under penalty of perjury that you have not prepared either 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.

 Subject to adjustment on 4/01/25, and every 3 years after that for cases begun on or after the date of adjustment.

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)
- □ If necessary, Chapter 13 Calculation of Your Disposable Income (Official Form 122C-2)
- □ Chapter 13 Plan (Official Form 113, if in effect). If Official Form 113 is not effective when you file, many bankruptcy courts require you to use a local form plan. Check the local court's website for any specific form that you might have to use. Go to http://www.uscourts.gov/courtlinks.)

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
	\$78	administrative fee
+	\$15	trustee surcharge
	\$338	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
+	\$571	administrative fee
	\$1,738	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
+	\$78	administrative fee
	\$278	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
+	\$78	administrative fee
	\$313	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:

https://www.uscourts.gov/forms/bankruptcy-forms.

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: <a href="https://www.justice.gov/ust/list-credit-counseling-agencies-approved-pursuant-11-credit-counseling-agencies-approved-pursuant-11-credit-counseling-agencies-approved-pursuant-11-credit-credit-counseling-agencies-approved-pursuant-11-credit-credit-counseling-agencies-approved-pursuant-11-credit-credit-counseling-agencies-approved-pursuant-11-credit-cred

<u>usc-111</u>.

In Alabama and North Carolina, go to: https://www.uscourts.gov/services-forms/bankruptcy/credit-counseling-and-debtor-education-courses.

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

Instructions for Selected Forms

Schedule A/B: Property (Official Form 106A/B)

Schedule A/B: Property (Official Form 106A/B) lists property interests that are involved in a bankruptcy case. All individuals filing for bankruptcy must list everything they own or have a legal or equitable interest in. Legal or equitable interest is a broad term and includes all kinds of property interests in both tangible and intangible property, whether or not anyone else has an interest in that property.

The information in this form is grouped by category and includes several examples for many items. Note that those examples are meant to give you an idea of what to include in the categories. They are not intended to be complete lists of everything within that category. Make sure you list everything you own or have an interest in.

You must verify under penalty of perjury that the information you provide is complete and accurate. 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.

Understand the terms used in this form

Community property — Type of property ownership available in certain states for property owned by spouses and, in some instances, legal equivalents of spouses. Community property states and territories include Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, and Wisconsin.

Current value — In this form, report the current value of the property that you own in each category. Current value is sometimes called fair market value and, for this form, is the fair market value as of the date of the filing of the petition. Current value is how much the property is worth, which may be more or less than when you purchased the property. Property you own includes property you have purchased, even if you owe money on it, such as a home with a mortgage or an automobile with a lien.

Report the current value of the portion you own

For each question, report the current value of the portion of the property that you own. To do this, you would usually determine the current value of the entire property and the percentage of the property that you own. Multiply the current value of the property by the percentage that you own. Report the result where the form asks for *Current value of the portion you own*. For example:

- If you own a house by yourself, you own 100% of that house. Report the entire current value of the house.
- If you and a sister own the house equally, report 50% of the value of the house (or half of the value of the house).

In certain categories, current value may be difficult to figure out. When you cannot find the value from a reputable source (such as a pricing guide for your car), estimate the value and be prepared to explain how you determined it.

List items once on this form

List items only once on this form; do not list them in more than one category. List all real estate in Part 1 and other property in the other parts of the form.

Where you list similar items of minimal value (such as clothing), add the value of the items and report a total.

Be specific when you describe each item. If you have an item that you think could fit into more than one category, select the most suitable category and list the item there.

Separately describe and list individual items worth more than \$500.

Match the values to the other schedules

Make sure that the values you report on this form match the values you report on *Schedule D*: *Creditors Who Have Claims Secured by Your Property* (Official Form 106D) and *Schedule C*: *The Property You Claim as Exempt* (Official Form 106C).

Schedule C: The Property You Claim as Exempt

(Official Form 106C)

How exemptions work

If you are an individual filing for bankruptcy, the law may allow you to keep some property, or it may entitle you to part of the proceeds if the property is sold after your case is filed. Property that the law permits you to keep is called *exempt* property. For example, exemptions may enable you to keep your home, a car, clothing, and household items.

Exemptions are not automatic. For property to be considered exempt, you must list the property 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.

You may unnecessarily lose property if you do not claim exemptions to which you are entitled. You are strongly encouraged to hire a qualified attorney to advise you.

Determine which set of exemptions you will use

Before you fill out this form, you must learn which set of exemptions you can use. In general, exemptions are determined on a state-by-state basis. Some states permit you to use the exemptions provided by the Bankruptcy Code. 11 U.S.C. § 522.

The Bankruptcy Code provides that you use the exemptions in the law of the state where you had your legal home for 730 days before you file for bankruptcy. Special rules may apply if you did not have the same home state for 730 days before you file.

You may lose property if you do not use the best set of exemptions for your situation.

If your spouse is filing with you and you are filing in a state in which you may choose between state and federal sets of bankruptcy exemptions, you both must use the same set of exemptions.

Claiming exemptions

Using the property and values that you listed on *Schedule A/B: Property* (Official Form 106A/B) as your source, list on this form the property that you claim as exempt.

Listing the amount of each exemption

For each item of property you claim as exempt, you must specify the amount of the exemption you claim. Usually, a specific dollar amount is claimed as exempt, but in some circumstances, the amount of the exemption claimed might be indicated as 100% of fair market value. For example, a debtor might claim 100% of fair market value for an exemption that is unlimited in dollar amount, such as some exemptions for health aids.

Listing which laws apply

In the last column of the form, you must identify the laws that allow you to claim the property as exempt. If you have questions about exemptions, consult a qualified attorney.

Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D)

The people or organizations to whom you owe money are called your *creditors*. A *claim* is a creditor's right to payment. When you file for bankruptcy, the court needs to know who all your creditors are and what types of claims they have against you.

Typically, in bankruptcy cases, there are more debts than assets to pay those debts. The court must know as much as possible about your creditors to make sure that their claims are properly treated according to the rules.

Creditors may have different types of claims:

- Secured claims. Report these on Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D).
- Unsecured claims. Report these on Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F).

If your debts are not paid, a creditor with a secured claim may be able to get paid from specific property in which that creditor has an interest, such as a mortgage or a lien. That property is sometimes called *collateral* for your debt and could include items such as your house, your car, or your furniture. Creditors with unsecured claims do not have rights against specific property.

Many creditors' claims have a specific amount, which you do not dispute. However, some claims are uncertain when you file for bankruptcy, or they become due only after you file. You must list the claims of all your creditors in your schedules, even if the claims are contingent, unliquidated, or disputed.

Claims may be contingent, unliquidated, or disputed

Claims may be:

- Contingent claims,
- Unliquidated claims, or
- Disputed claims.

A claim is *contingent* if you are not obligated to pay it unless a particular event occurs after you file for bankruptcy. For example, if you cosigned someone else's note, you may not have to pay unless that other person later fails to repay the loan.

A claim is *unliquidated* if the amount of the debt cannot be readily determined, such as by referring to an agreement or by a simple computation. An unliquidated claim is one for which there may be a definite liability but where the value has not been set. For instance, if you were involved in a car accident, the victim may have an unliquidated claim against you because the amount of damages has not been determined.

A claim is *disputed* if you disagree about whether you owe the debt. For instance, if a bill collector demands payment for a bill you believe you already fully paid, you may describe the claim as disputed.

A single claim can have one, more than one, or none of these characteristics.

On Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D), list all creditors who have a claim that is secured by your property.

Do not leave out any secured creditors

In alphabetical order (as much as possible), list anyone who has judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests against your property. When listing creditors who have secured claims, be sure to include all of them. For example, include the following:

- Your relatives or friends who have a lien or security interest in your property;
- Car or truck lenders, stores, banks, credit unions, and others who made loans to enable you to finance the purchase of property and who have a lien against that property;
- Anyone who has a mortgage or deed of trust on real estate that you own;
- Contractors or mechanics who have liens on property you own because they did work on the property and were not paid;
- Someone who won a lawsuit against you and has a judgment lien;
- Another parent or a government agency that has a lien for unpaid child support;
- Doctors or attorneys who have liens on the outcome of a lawsuit;
- Federal, state, or local government agencies such as the IRS that have tax liens against property for unpaid taxes; and
- Anyone who is trying to collect a secured debt from you, such as collection agencies and attorneys.

List the debt in Part 1 only once and list any others that should be notified about that debt in Part 2. For example, if a collection agency or an attorney is trying to collect from you for a debt you owe to someone else, list the person to whom you owe the debt in Part 1, and list the collection agency in Part 2. If you are not sure who the creditor is, list the person you are paying in Part 1 and list anyone else who has contacted you about this debt in Part 2.

If a creditor's full claim is more than the value of your property securing that claim—for instance, a car loan in an amount greater than the value of the car—the creditor's claim may be partly secured and partly unsecured. In that situation, list the claim only once on *Schedule D:*Creditors Who Have Claims Secured by

Property (Official Form 106D). Do not repeat it on Schedule E/F: Creditors Who Have

Unsecured Claims (Official Form 106E/F). List a creditor in Schedule D even if it appears that there is no value to support that creditor's secured claim.

Determine the unsecured portion of secured claims

To determine the amount of a secured claim, compare the amount of the claim to the value of your portion of the property that supports the claim. If that value is greater than the amount of the claim, then the entire amount of the claim is secured. But if that value is less than the amount of the claim, the difference is an *unsecured portion*. For example, if the outstanding balance of a car loan is \$10,000 and the car is worth \$8,000, the car loan has a \$2,000 unsecured portion.

If there is more than one secured claim against the same property, the claim that is entitled to be paid first must be subtracted from the property value to determine how much value remains for the next claim. For example, if a home worth \$300,000 has a first mortgage of \$200,000 and a second mortgage of \$150,000, the first mortgage would be fully secured, and there would be \$100,000 of property value for the second mortgage, which would have an unsecured portion of \$50,000.

	\$300,000	value of a home
_	\$200,000	first mortgage
	\$100,000	remaining property value
	\$150,000	second mortgage
_	\$100,000	remaining property value
	\$ 50,000	unsecured portion of second mortgage

Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F)

The people or organizations to whom you owe money are called your *creditors*. A *claim* is a creditor's right to payment. When you file for bankruptcy, the court needs to know who all your creditors are and what types of claims they have against you.

Typically in bankruptcy cases, there are more debts than assets to pay those debts. The court must know as much as possible about your creditors to make sure that their claims are properly treated according to the rules.

Use Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F) to identify everyone who has an unsecured claim against you when you file your bankruptcy petition, unless you have already listed them on Schedule D: Creditors Who Have Claims Secured by Your Property (Official Form 106D).

Creditors may have different types of claims:

- Secured claims. Report these on Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D).
- Unsecured claims. Report these on Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F).

If your debts are not paid, creditors with secured claims may be able to get paid from specific property in which that creditor has an interest, such as a mortgage or a lien. That property is sometimes called *collateral* for your debt and could include items such as your house, your car, or your furniture. Creditors

with unsecured claims do not have rights against specific property.

Many creditors' claims have a specific amount, which you do not dispute. However, some claims are uncertain when you file for bankruptcy, or they become due only after you file. You must list the claims of all your creditors in your schedules, even if the claims are contingent, unliquidated, or disputed.

Claims may be contingent, unliquidated, or disputed

Claims may be:

- Contingent claims,
- Unliquidated claims, or
- Disputed claims.

A claim is *contingent* if you are not obligated to pay it unless a particular event occurs after you file for bankruptcy. For example, if you cosigned someone else's note, you may not have to pay unless that person later fails to repay the loan.

A claim is *unliquidated* if the amount of the debt cannot be readily determined, such as by referring to an agreement or by a simple computation. An unliquidated claim is one for which there may be a definite liability but where the value has not been set. For instance, if you were involved in a car accident, the victim may have an unliquidated claim against you because the amount of damages has not been set.

A claim is disputed if you disagree about whether you owe the debt. For instance, if a bill collector demands payment for a bill you believe you already fully paid, you may describe the claim as disputed.

A single claim can have one, more than one, or none of these characteristics.

Creditors with unsecured claims do not have liens on or other security interests in your property. Secured creditors have a right to take property if you do not pay them. Common examples are lenders for your car, your home, or your furniture.

Do not leave out any unsecured creditors

List all unsecured creditors in each part of the form in alphabetical order as much as possible. Even if you plan to pay a creditor, you must list that creditor. When listing creditors who have unsecured claims, be sure to include all of them. For instance, include the following:

- Your relatives or friends to whom you owe money;
- Your ex-spouse, if you are still obligated under a divorce decree or settlement agreement to pay joint debts;
- A credit card company, even if you intend to fully pay your credit card bill;
- A lender, even if the loan is cosigned;
- Anyone who has a loan or promissory note that you cosigned for someone else;
- Anyone who has sued or may sue you because of an accident, dispute, or similar event that has occurred; or
- Anyone who is trying to collect a debt from

Unsecured claims could be priority or nonpriority claims

What are priority unsecured claims?

In bankruptcy cases, priority unsecured claims are those debts that the Bankruptcy Code requires to be paid before most other unsecured claims are paid. The most common priority unsecured claims are certain income tax debts and past due alimony or child support. Priority unsecured claims include those you owe for:

- Domestic support obligations—If you owe domestic support to a spouse or former spouse; a child or the parent, legal guardian, or responsible relative of a child; or a governmental unit to whom such a domestic support claim has been assigned. 11 U.S.C. § 507(a)(1).
- Taxes and certain other debts you owe the government—If you owe certain federal, state, or local government taxes, customs duties, or penalties. 11 U.S.C. § 507(a)(8).
- Claims for death or personal injury that you caused while you were intoxicated—If you have a claim against you for death or personal injury that resulted from your unlawfully operating a motor vehicle or vessel while you were unlawfully intoxicated from alcohol, drugs, or another substance. This priority does not apply to claims for property damage. 11 U.S.C. § 507(a)(10).

Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F)

Other:

- □ **Deposits by individuals**—If you received money from someone for the purchase, lease, or rental of your property or the use of your services but you never delivered or performed. For the debt to have priority, the property or services must have been intended for personal, family, or household use (only the first \$3,350* per person is a priority debt). 11 U.S.C. § 507(a)(7).
- □ Wages, salaries, and commissions—If you owe wages, salaries, and commissions, including vacation, severance, and sick leave pay and those amounts were earned within 180 days before you filed your bankruptcy petition or ceased business. In either instance, only the first \$15,150* per claim is a priority debt. 11 U.S.C. § 507(a)(4).
- □ Contributions to employee benefit plans—If you owe contributions to an employee benefit plan for services an employee rendered within 180 days before you file your bankruptcy petition, or within 180 days before your business ends. Count only the first \$15,150* per employee, less any amounts owed for wages, salaries, and commissions.

 11 U.S.C. § 507(a)(5).
- * Subject to adjustment on 4/01/25, and every 3 years after that for cases begun on or after the date of adjustment.

What are nonpriority unsecured claims?

Nonpriority unsecured claims are those debts that generally will be paid after priority unsecured claims are paid. The most common examples of nonpriority unsecured claims are credit card bills, medical bills, and educational loans.

What if a claim has both priority and nonpriority amounts?

If a claim has both priority and nonpriority amounts, list that claim in Part 2 and show both priority and nonpriority amounts. Do not list it again in Part 3.

In Part 3, list all of the creditors you have not listed before. You must list every creditor that you owe, regardless of the amount you owe and even if you plan to pay a particular debt. If you do not list a debt, it may not be discharged.

What is needed for statistical purposes?

For statistical reasons, the court must collect information about some specific categories of unsecured claims.

The categories for priority unsecured claims are:

- Domestic support obligations
- Taxes and certain other debts you owe the government
- Claims for death or personal injury that you caused while you were intoxicated

The categories for nonpriority unsecured claims are:

- **Student loans**—If you owe money for any loans that you used to pay for your education;
- Obligations arising out of a separation agreement or divorce that you did not report as priority claims—If you owe debts for separation or divorce agreements or for domestic support and you did not report those debts in Part 2; and
- Debts to pension or profit-sharing plans and other similar debts—If you owe money to a pension or profit-sharing plan.

Schedule G: Executory Contracts and Unexpired

Leases (Official Form 106G)

Use Schedule G: Executory Contracts and Unexpired Leases (Official Form 106G) to identify your ongoing leases and certain contracts. List all of your executory contracts and unexpired leases.

Executory contracts are contracts between you and someone else in which neither you nor the other party has performed all of the requirements by the time you file for bankruptcy. Unexpired leases are leases that are still in effect; the lease period has not yet ended.

You must list all agreements that may be executory contracts or unexpired leases, even if they are listed on *Schedule A/B: Property* (Official Form 106A/B), including the following:

- Residential leases (for example, a rental agreement for a place where you live or vacation, even if it is only a verbal or month-to-month arrangement);
- Service provider agreements (for example, contracts for cell phones and personal electronic devices);

- Internet and cable contracts;
- Vehicle leases;
- Supplier or service contracts (for example, contracts for lawn care or home alarm or security systems);
- Timeshare contracts or leases;
- Rent-to-own contracts;
- Employment contracts;
- Real estate listing agreements;
- Contracts to sell a residence, building, land, or other real property;
- Equipment leases;
- Leases for business or investment property;
- Supplier and service contracts for your business;
- Copyright and patent license agreements; and
- Development contracts.

Schedule H: Your Codebtors (Official Form 106H)

If you have any debts that someone else may also be responsible for paying, these people or entities are called *codebtors*. Use *Schedule H: Your Codebtors* (Official Form 106H) to list any codebtors who are responsible for any debts you have listed on the other schedules.

To help fill out this form, use both *Schedule D: Creditors Who Have Claims Secured by Property* (Official Form 106D) and *Schedule E/F: Creditors Who Have Unsecured Claims* (Official Form 106E/F).

List all of your codebtors and the creditors to whom you owe the debt. For example, if someone cosigned for the car loan that you owe, you must list that person on this form. If you are filing a joint case, do not list either spouse as a codebtor.

Other codebtors could include the following:

- Cosigner;
- Guarantor;
- Former spouse;
- Unmarried partner;
- Joint contractor; or
- Nonfiling spouse—even if the spouse is not a cosigner—where the debt is for necessities (such as food or medical care) if state law makes the nonfiling spouse legally responsible for debts for necessities.

Schedule I: Your Income (Official Form 106I)

In Schedule I: Your Income (Official Form 106I), you will give the details about your employment and monthly income as of the date you file this form. If you are married and your spouse is living with you, include information about your spouse even if your spouse is not filing with you. If you are separated and your spouse is not filing with you, do not include information about your spouse.

How to report employment and income

If you have nothing to report for a line, write \$0.

In Part 1, line 1, fill in employment information for you and, if appropriate, for a non-filing spouse. If either person has more than one employer, attach a separate page with information about the additional employment.

In Part 2, give details about the monthly income you currently expect to receive. Show all totals as monthly payments, even if income is not received in monthly payments.

If your income is received in another time period, such as daily, weekly, quarterly, annually, or irregularly, calculate how much income would be by month, as described below.

If either you or a non-filing spouse has more than one employer, calculate the monthly amount for each employer separately, and then combine the income information for all employers for that person on lines 2-7. One easy way to calculate how much income per month is to total the payments earned in a year, then divide by 12 to get a monthly figure. For example, if you are paid seasonally, you would simply divide the amount you expect to earn in a year by 12 to get the monthly amount

Below are other examples of how to calculate monthly amount.

Example for weekly payments:

If you are paid \$1,000 every week, figure your monthly income in this way:

	\$1,000	income every week
X	52	number of pay periods in the year
	\$52,000	total income for the year

Example for bi-weekly payments:

If you are paid \$2,500 every other week, figure your monthly income in this way:

Example for daily payments:

If you are paid \$75 a day and you work about 8 days a month, figure your monthly income in this way:

	\$75	income a day
Χ	96	days a year
	\$7,200	total income for the year

\$7,200 (income for year) = \$600 monthly income
12 (number of months in year)

or this way:

	\$600	income for the month
Χ	8	payments a month
	\$75	income a day

Example for quarterly payments:

If you are paid \$15,000 every quarter, figure your monthly income in this way:

	\$15,000	income every quarter
Χ	4	pay periods in the year
	\$60,000	total income for the year

\$60,000 (income for year) = \$5,000 (number of months in year)

monthly income

Example for irregular payments:

If you are paid \$4,000 8 times a year, figure your monthly income in this way:

\$32,000 (income for year) = \$2,667 monthly income 12 (number of months in year)

In Part 2, line 11, fill in amounts that other people provide to pay the expenses you list on *Schedule J: Your Expenses*. For example, if you and a person to whom you are not married pay all household expenses together and you list all your joint household expenses on Schedule J, you must list the amounts that person contributes monthly to pay the household expenses on line 11. If you have a roommate and you divide the rent and utilities, do not list the amounts your roommate pays on line 11 if you have listed only your share of those expenses on Schedule J. Do not list on line 11 contributions that you already disclosed elsewhere on the form.

Note that the income you report on Schedule I may be different from the income you report on other bankruptcy forms. For example, the Chapter 7 Statement of Your Current Monthly Income (Official Form 122A-1), Chapter 11 Statement of Your Current Monthly Income (Official Form 122B), and the *Chapter 13* Statement of Your Current Monthly Income and Calculation of Commitment Period (Official Form 122C-1) all use a different definition of income and apply that definition to a different period of time. Schedule I asks about the income that you are now receiving, while the other forms ask about income you received in the applicable time period before filing. So the amount of income reported in any of those forms may be different from the amount reported here.

If, after filing Schedule I, you need to file an estimate of income in a chapter 13 case for a date after your bankruptcy, you may complete a supplemental Schedule I. To do so you must check the "supplement" box at the top of the form and fill in the date.

Schedule J: Your Expenses (Official Form 106J and 106J-2)

Schedule J: Your Expenses (Official Form 106J) provides an estimate of the monthly expenses, as of the date you file for bankruptcy, for you, your dependents, and the other people in your household whose income is included on Schedule I: Your Income (Official Form 106I).

If you are married and are filing individually, include your non-filing spouse's expenses unless you are separated.

If you are filing jointly and Debtor 1 and Debtor 2 keep separate households, Debtor 2 must complete and include *Schedule J-2: Expenses for Separate Household of Debtor 2* (Official Form 106J-2).

Do not include expenses that other members of your household pay directly from their income if you did not include that income on *Schedule I*. For example, if you have a roommate and you divide the rent and utilities and you have not listed your roommate's contribution to household expenses in line 11 of *Schedule I*, you would list only your share of these expenses on *Schedule J*.

Show all totals as monthly payments. If you have weekly, quarterly, or annual payments,

calculate how much you would spend on those items every month.

Do not list as expenses any payments on credit card debts incurred before filing bankruptcy.

Do not include business expenses on this form. You have already accounted for those expenses as part of determining net business income on *Schedule I*.

On line 20, do not include expenses for your residence or for any rental or business property. You have already listed expenses for your residence on lines 4 and 5 of this form. You listed the expenses for your rental and business property as part of the process of determining your net income from that property on *Schedule I* (line 8a).

If you have nothing to report for a line, write \$0.

If, after filing *Schedule J*, you need to file an estimate of expenses in a chapter 13 case for a date after your bankruptcy, you may complete a supplemental *Schedule J*. To do so you must check the "supplement" box at the top of the form and fill in the date.

Summary of Your Assets and Liabilities and Certain Statistical Information (Official Form 106Sum)

When you file for bankruptcy, you must summarize certain information from the following forms:

- Schedule A/B: Property (Official Form 106A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F)
- Schedule I: Your Income (Official Form 106I)
- Schedule J: Your Expenses (Official Form 106J)
- Chapter 7 Statement of Your Current
 Monthly Income (Official Form 122A-1),
 Chapter 11 Statement of Your Current
 Monthly Income (Official Form 122B), or
 Chapter 13 Statement of Your Current
 Monthly Income and Calculation of
 Commitment Period (Official Form 122C-1)

After you fill out all of the forms, complete Summary of Your Assets and Liabilities and Certain Statistical Information (Official Form 106Sum) to report the totals of certain information that you listed in the forms.

If you are filing an amended version of any of these forms at some time after you file your original forms, you must fill out a new *Summary* to ensure that your information is up to date and you must check the box at the top.

Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form 107)

Your Statement of Financial Affairs for Individuals Filing for Bankruptcy, provides a summary of your financial history over certain periods of time before you file for bankruptcy. If you are an individual in a bankruptcy case, you must fill out this statement.

11 U.S.C. § 521(a) and Bankruptcy Rule 1007(b)(1).

If you are in business as a sole proprietor, partner, family farmer, or self-employed professional, you must provide the information about all of your business and personal financial activities.

Although this statement may ask you questions that are similar to some questions on the schedules, you must fill out all of the forms completely to protect your legal rights.

Understand the terms used in this form

Legal equivalent of a spouse — A person whom applicable nonfederal law recognizes as having a relationship with the debtor that grants legal rights and responsibilities equivalent, in whole or in part, to those granted to a spouse.

Chapter 7 Statement of Your Current Monthly Income and Means Test Calculation (Official Forms 122A-1, 122A-1Supp, and 122A-2)

If you are filing under chapter 11, 12, or 13, do not fill out this form.

Official Forms 122A–1 and 122A–2 determine whether your income and expenses create a presumption of abuse that may prevent you from obtaining relief from your debts under chapter 7 of the Bankruptcy Code. Chapter 7 relief can be denied to a person who has primarily consumer debts if the court finds that the person has enough income to repay creditors an amount that, under the Bankruptcy Code, would be a sufficient portion of their claims.

You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form122A–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 for households of the same size in your state. If your income is not above the median, there is no presumption of abuse and you will not have to fill out the second form.

Similarly, Statement of Exemption from Presumption of Abuse Under § 707(b)(2) (Official Form 122A-1Supp) determines whether you may be exempted from the presumption of abuse because you do not have primarily consumer debts or because you have provided certain military or homeland defense services. If one of these exemptions applies, you

should file a supplement, Form 122A-1Supp, and verify the supplement by completing Part 3 of Form 122A-1. If you qualify for an exemption, you are not required to fill out any part of Form 122A-1 other than the verification. If the exemptions do not apply, you should complete all of the parts of Form 122A-1 and file it without the supplemental form.

If you and your spouse are filing together, you and your spouse may file a single Form 122A-1. However, if an exemption on Form122A-1Supp applies to only one of you, separate forms may be required. 11 U.S.C. § 707(b)(2)(C).

If your completed Form 122A-1 shows income above the median, you must file the second form, Chapter 7 Means Test Calculation (Official Form 122A –2). The calculations on this form—sometimes called the Means Test reduce your income by living expenses and payment of certain debts, resulting in an amount available to pay other debts. If this amount is high enough, it will give rise to a presumption of abuse. A presumption of abuse does not mean you are actually trying to abuse the bankruptcy system. Rather, the presumption simply means that you are presumed to have enough income that you should not be granted relief under chapter 7. You may overcome the presumption by showing special circumstances that reduce your income or increase your expenses.

If you cannot obtain relief under chapter 7, you may be eligible to continue under another

chapter of the Bankruptcy Code and pay creditors over a period of time.

Read each question carefully. You may not be required to answer every question on this form. For example, your military status may determine whether you must fill out the entire form. The instructions will alert you if you may skip questions.

If you have nothing to report for a line, write \$0.

Information for completing the forms

To fill out several lines of the forms, you must look up information provided on websites or from other sources. For information:

- (1) to complete line 13 of Form 122A-1 and lines 6-15, 30, and 36 of Form 122A-2; or
- (2) if you are a servicemember, veteran, or the family member of a veteran, and are looking for a list of the types of benefits that the United States

 Department of Justice confirms need

not be reported on lines 9 or 10 of Form 122A-1 on account of the veteran's death or disability under the "Helping American Veterans in Extreme Need Act of 2019" (HAVEN Act);

go to:

https://www.justice.gov/ust/means-testing

If your case is filed in Alabama or North Carolina, the administrative expense multiplier mentioned at line 36 can be found at:

https://www.uscourts.gov/servicesforms/bankruptcy/trustees-andadministrators/administrative-expensemultipliers.

For the *Bankruptcy Basics* information referred to on line 36 of Form 122A-2, go to: https://www.uscourts.gov/services-forms/bankruptcy/bankruptcy-basics.

If you do not have a computer with internet access, you may be able to use a public computer at the bankruptcy clerk's office or at a public library.

Chapter 11 Statement of Your Current Monthly

Income (Official Form 122B)

If you are filing under chapter 7, 12, or 13, do not fill out this form.

You must file the *Chapter 11 Statement of Your Current Monthly Income* (Official Form 122B) if you are an individual filing for bankruptcy under chapter 11 (other than under subchapter V).

Information for completing the forms

If you have nothing to report for a line, write \$0.

If you are a servicemember, veteran, or the family member of a veteran, and are looking for a list of the types of benefits that the United States Department of Justice confirms need not be reported on lines 9 or 10 of Form 122B on account of the veteran's death or disability under the "Helping American Veterans in Extreme Need Act of 2019" (HAVEN Act), go to:

https://www.justice.gov/ust/means-testing

Chapter 13 Statement of Your Current Monthly Income, Calculation of Commitment Period and Chapter 13 Calculation of Your Disposable Income

(Official Forms 122C-1 and 122C-2)

If you are filing under chapter 7, 11, or 12, do not fill out this form.

Official Forms 122C—1 and 122C—2 determine the commitment period for your payments to creditors, how the amount you may be required to pay to creditors is established, and, in some situations, how much you must pay.

You must file the Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period (Official Form 122C—1) if you are an individual and you are filing under chapter 13. This form will report your current monthly income and determine whether your income is at or below the median income for households of the same size in your state. If your income is equal to or less than the median, you will not have to fill out the second form. Form 122C-1 also will determine your applicable commitment period—the time period for making payments to your creditors, unless the court orders otherwise.

If your income is above the median, you must file the second form, *Chapter13 Calculation of Your Disposable Income* (Official Form 122C–2). The calculations on this form—sometimes called the *Means Test*—reduce your income by living expenses and payment of certain debts, resulting in an amount available to pay unsecured debts. Your

chapter 13 plan may be required to provide for payment of this amount toward unsecured debts.

Read each question carefully. You may not be required to answer every question on this form. The instructions will alert you if you may skip questions.

Some of the questions require you to go to other sources for information. In those cases, the form has instructions for where to find the information you need.

Generally, if you and your spouse are filing together, you should file one statement together.

Information for completing the forms

To fill out several lines of the forms, you must look up information provided on websites or from other sources. For information:

- (1) to complete line 16c of Form 122C-1 and lines 6-15, 30, and 36 of Form 122C-2; or
- (2) if you are a servicemember, veteran, or the family member of a veteran, and are looking for a list of the types of benefits that the United States

 Department of Justice confirms need not be reported on lines 9 or 10 of

 Form 122C-1 on account of the veteran's death or disability under the

"Helping American Veterans in Extreme Need Act of 2019" (HAVEN Act);

a public library.

go to:

https://www.justice.gov/ust/means-testing

If your case is filed in Alabama or North Carolina, the administrative expense multiplier mentioned at line 36 can be found at:

https://www.uscourts.gov/servicesforms/bankruptcy/trustees-andadministrators/administrative-expense-multipliers .

If you do not have a computer with internet access, you may be able to use a public computer at the bankruptcy clerk's office or at

Statement of Intention for Individuals Filing Under Chapter 7 (Official Form 108)

If you are filing under chapter 11, 12, or 13, do not fill out this form.

If you are an individual filing under chapter 7, you must fill out the *Statement of Intention for Individuals Filing Under Chapter 7* (Official Form 108) if:

- creditors have claims secured by your property, or
- you have leased personal property and the lease has not expired.

The Bankruptcy Code requires you to state your intentions about such claims and provides for early termination of the automatic stay as to personal property if the statement is not timely filed. The same early termination of the automatic stay applies to any unexpired lease of personal property unless you state that you intend to assume the unexpired lease if the trustee does not do so.

To help fill out this form, use the information you have already provided on the following forms:

- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D),
- Schedule C: The Property You Claim as Exempt (Official Form 106C), and
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 106G).

Explain what you intend to do with your property that is collateral for a claim

If you have property that is collateral (or security) for a claim, you must state what you intend to do with that property.

You may choose either to surrender the property to the creditor, or retain the property. Below is more information about each of these options.

You may surrender the property to the creditor. If you surrender the property to the creditor, your bankruptcy discharge will protect you from any claim for the difference between what you owe the creditor and what the creditor receives from a sale of the property, unless the court determines that the debt is nondischargeable.

You may want to retain the property. If you want to retain your secured personal property, you may be able to reaffirm the debt, redeem the property, or take other action (for example, avoid a lien using 11 U.S.C. § 522(f)).

You may be able to reaffirm the debt. You may decide to remain legally obligated to pay a debt so that you can keep the property securing the debt. This is called reaffirming a debt. You may reaffirm the debt in full on its original terms or you and the creditor may agree to change the terms. For example, if you want to keep your car, you may reaffirm a car loan, stating that you will continue to make monthly payments for it. Only reaffirm those debts that you are confident you can repay. You may seek to reaffirm the debt if you sign a Reaffirmation Agreement, which is a contract between you and a creditor, and

you follow the proper procedure for the *Reaffirmation Agreement*. 11 U.S.C. § 524. The procedure is explained in greater detail in the Disclosures that are part of the reaffirmation documents.

- You may be able to redeem your property. 11 U.S.C. § 722. You can redeem property only if all of the following apply:
 - ☐ The property secures a debt that is a consumer debt — you incurred the debt primarily for personal, family, or household use.
 - ☐ The property is *tangible personal* property the property is physical, such as furniture, appliances, and cars.
 - ☐ You are either claiming the property as exempt or the trustee has abandoned it.

To obtain court authorization to redeem your property, you must file a motion with the court. If the court grants your motion, you pay the creditor the value of the property or the amount of the claim, whichever is less. The payment will be a single lump-sum payment.

Explain what you intend to do with your leased personal property

If you lease personal property such as your car, you may be able to continue your lease if the trustee does not assume the lease. To continue your lease, you can write to the lessor that you want to assume your lease. The creditor may, at its option, notify you that it is willing to have you assume the lease and may condition the assumption on cure of any outstanding default. If the lessor notifies you that it is willing to have you assume the lease, you must write to the lessor within 30 days stating that you assume the lease. 11 U.S.C. § 365(p)(2).

File the *Statement of Intention* before the deadline

You must file this form either within 30 days after you file your bankruptcy petition or by the date set for the meeting of creditors, whichever is earlier. You must also deliver copies of this statement to the creditors and lessors you listed on the form. Bankruptcy Rule 1007(b)(2).

If two married people are filing together in a joint case, both are equally responsible for supplying correct information. Both debtors must sign and date the form.

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

If you cannot afford to pay the full filing fee when you first file for bankruptcy, you may pay the fee in installments. However, in most cases, you must pay the entire fee within 120 days after you file, and the court must approve your payment timetable. Your debts will not be discharged until you pay your entire fee.

Do not file this form if you can afford to pay your full fee when you file.

If you are filing under chapter 7 and cannot afford to pay the full filing fee at all, you may be qualified to ask the court to waive your filing fee. See *Application to Have Your Chapter 7 Filing*

Fee Waived (Official Form 103B).

If a bankruptcy petition preparer helped you complete this form, make sure that person fills out the *Bankruptcy Petition Preparer's Notice*, *Declaration, and Signature* (Official Form 119); include a copy of it when you file this application.

This form includes a proposed order for use by the court in considering the application. The court may modify the form of the order or use its own version of the order.

Application to Have the Chapter 7 Filing Fee

Waived (Official Form 103B)

The fee for filing a bankruptcy case under chapter 7 is \$335. If you cannot afford to pay the entire fee now in full or in installments within 120 days, use this form. If you can afford to pay your filing fee in installments, see *Application for Individuals to Pay the Filing Fee in Installments* (Official Form 103A).

If you file this form, you are asking the court to waive your fee. After reviewing your application, the court may waive your fee, set a hearing for further investigation, or require you to pay the fee in installments or in full.

For your fee to be waived, all of these statements must be true:

- You are filing for bankruptcy under chapter 7.
- You are an individual.
- The total combined monthly income for your family is less than 150% of the official poverty guideline last published by the U.S. Department of Health and Human Services (DHHS). (For more information about the guidelines, go to https://www.uscourts.gov/rules-policies/judiciary-policies/bankruptcy-case-policies.)
- You cannot afford to pay the fee in installments.

Your family includes you, your spouse, and any dependents listed on Schedule I. Your family may be different from your household, referenced on Schedules I and J. Your household may include your unmarried partner and others who live with you and with whom you share income and expenses.

If a bankruptcy petition preparer helped you complete this form, make sure that person fills out *Bankruptcy Petition Preparer's Notice, Declaration, and Signature* (Official Form 119); include a copy of it when you file this application.

If you have already completed the following forms, the information on them may help you when you fill out this application:

- Schedule A/B: Property (Official Form 106A/B)
- Schedule I: Your Income (Official Form 106I)
- Schedule J: Your Expenses (Official Form 106J)

This form includes a proposed order for use by the court in considering the application. The court may modify the form of the order or use its own version of the order.

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

If you are filing under chapter 7, 12, or 13, do not fill out this form.

The people or organizations to whom you owe money are called your *creditors*. A *claim* is a creditor's right to payment. If you are an individual filing for bankruptcy under chapter 11, you must fill out *For Individual Chapter 11 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims Against You and Are Not Insiders* (Official Form 104).

Creditors may have different types of claims:

- Secured claims, or
- Unsecured claims.

If your debts are not paid, creditors with secured claims may be able to get paid from specific property in which that creditor has an interest, such as a mortgage or a lien. If a creditor has security interest in your property, but the value of the property available to pay the creditor is less than the amount you owe the creditor, the creditor has both a secured and an unsecured claim against you. The amount of the unsecured claim is the total claim minus the value of the property that is available to pay the creditor.

Generally, creditors with unsecured claims do not have rights against specific property, or the specific property in which the creditor has rights is not worth enough to pay the creditor in full. For example, if you owe a creditor \$30,000 for your car and the creditor has a security interest in your car but the car is worth only \$20,000, the creditor has a \$20,000 secured claim and a \$10,000 unsecured claim.

_	\$30,000 \$20,000	Total amount you owe creditor Amount your car is worth (amount of secured claim)
	\$10,000	Amount of unsecured claim

Many claims have a specific amount, and you clearly owe them. However, some claims are uncertain when you file for bankruptcy, or they become due only after you file. You must include such claims when listing your 20 largest unsecured claims on this list.

Claims may be contingent, unliquidated, or disputed.

The form asks you to identify claims that are:

- Contingent claims,
- Unliquidated claims, or
- Disputed claims.

A claim is *contingent* if you are not obligated to pay it unless a particular event occurs after you file for bankruptcy. You owe a contingent claim, for example, if you cosigned someone else's loan. You may not have to pay unless that person later fails to repay the loan.

A claim is *unliquidated* if the amount of the debt cannot be readily determined, such as by referring to an agreement or by a simple computation. An unliquidated claim is one for which there may be a definite liability but where the amount has not been set. For instance, if you were involved in a car accident, the victim may have an unliquidated claim against you because the amount of damages has not been set.

A claim is *disputed* if you do not agree that you owe the debt. For instance, your claim is disputed if a bill collector demands payment for a bill you believe you already fully paid.

A single claim can have one, more than one, or none of these characteristics.

On this form, list the creditors with the 20 largest unsecured claims who are not insiders

You must file this form when you file your chapter 11 bankruptcy case with the court.

When you list the 20 largest unsecured creditors, include all unsecured creditors, except for the following two types of creditors, even if you plan to pay them. Do not include:

- Anyone who is an *insider*. *Insiders* include relatives; general partners of you or your relatives; corporations of which you are an officer, director, or person in control; and any managing agent. 11 U.S.C. § 101(31).
- Secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Make sure that all of the creditors listed on this form are also listed on either *Schedule D: Creditors Who Have Claims Secured by Property* (Official Form 106D) or *Schedule E/F: Creditors Who Have Unsecured Claims* (Official Form 106E/F).

On the form, you will fill in what the claim is for. Examples include trade debts, bank loans, professional services, and government contracts.

Glossary

Glossary page 40

Definitions of Some Terms Used in the Forms for Individuals Filing for Bankruptcy

Here are definitions of some of the important terms used in the forms for individuals who are filing for bankruptcy. See *Bankruptcy Basics* (https://www.uscourts.gov/services-forms/bankruptcy/bankruptcy-basics) for more information about filing for bankruptcy and other important terms you should know. These definitions are intended only to provide guidance. They are not a substitute for legal advice.

Annuity — A contract for the periodic payment of money to you, either for life or for a number of years.

Bankruptcy petition preparer — A person or business, other than a lawyer or someone who works for a lawyer, that charges a fee to prepare bankruptcy documents. Under your direction and control, the bankruptcy petition preparer generates bankruptcy forms for you to file by typing them. Because they are not attorneys, they cannot give legal advice or represent you in bankruptcy court. Also called *typing services*.

Business debt — A debt that you incurred to obtain money for a business or investment or incurred through the operation of the business or investment.

Claim — A creditor's right to payment, even if contingent, disputed, unliquidated, or unmatured.

Codebtor — A person or entity that may also be responsible for paying a claim against the debtor.

Collateral — Specific property subject to a lien from which a creditor may be paid ahead of other creditors without liens on that property. Includes a mortgage, security interest, judgment lien, statutory lien, or other lien.

Community property — A type of property ownership available in certain states for property owned by spouses and, in some instances, legal equivalents of spouses. Community property states and territories include Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, and Wisconsin.

Consumer debt — A debt you incurred primarily for a personal, family, or household purpose.

Contingent claim — A debt you are not obligated to pay unless a particular event occurs after you file for bankruptcy. You owe a contingent claim, for example, if you cosigned someone else's loan. You may not have to pay unless that person later fails to repay the loan.

Creditor matrix or mailing matrix — A list of names and addresses of all of your creditors, formatted as a mailing list according to instructions from the bankruptcy court in which you file.

Creditor — A person or organization to whom you owe money or who claims that you owe it money.

Current value, fair market value, or value —

The amount property is worth, which may be more or less than when you purchased the property. Absent specific instruction, the value should be the price that could be realized from a cash sale or liquidation without duress within a reasonable time. See the instructions for specific forms regarding whether the value requested is as of the date of the filing of the petition, the date you complete the form, or some other date.

Debtor 1 — A debtor filing alone or one person in married couple who is filing a bankruptcy case with a spouse. The same person retains this designation in all of the forms.

Debtor 2 — A second person in a married couple who is filing a bankruptcy case with a spouse.

Dependent — A person who is economically dependent on you regardless of whether the person can be claimed as a dependent on your federal tax return. However, *Chapter 7 Means Test Calculation* (Official Form 122A-2) and *Chapter 13 Calculation of Your Disposable Income* (Official Form 122C-2) use the term in a more limited way. See the instructions on those forms.

Discharge — A discharge in bankruptcy relieves you after your bankruptcy case is over from having to pay debts that you owed before you filed your bankruptcy case. Most debts are covered by the discharge, but not all. (The instruction booklet explains more about common debts that are not discharged in bankruptcy.) Only your personal liability is removed by the discharge.

Disputed claim — A debt you do not agree that you owe. For instance, your claim is disputed if a bill collector demands payment for a bill you believe you already fully paid.

Eviction judgment — A judgment for possession that your landlord has obtained in an eviction, unlawful detainer action, or similar proceeding.

Executory contract — A contract between you and someone else in which both of you still have obligations to perform under the contract at the time you file for bankruptcy.

Exempt property — Property, or the value of a portion of it, that the law allows you to keep for your use rather than surrender it for the payment of your debts, provided that you follow the correct procedure to claim the exemption.

Garnishment — A procedure by which a creditor can reach money of yours that is in the hands of a third party to satisfy a debt. Garnishments are sometimes used by creditors to obtain money from your wages or bank account.

Individual debtor — A human being who is filing for bankruptcy either alone or with a spouse, whether or not the individual owns a business.

Joint case — A single case filed by a married couple.

Judgment lien — A lien that arises as a result of a judgment against you.

Legal equivalent of a spouse — A person recognized by applicable nonfederal law as having a relationship with the debtor that grants legal rights and responsibilities equivalent, in whole or in part, to those granted to a spouse.

Legal or equitable interest — A broad term that includes all kinds of property interests in both tangible and intangible property, whether or not anyone else has an interest in that property.

Negotiable instrument — A financial instrument that you can transfer to someone by signing or delivering it, including personal checks, cashiers' checks, promissory notes, and money orders.

Non-individual debtor — A debtor that is not a human being – for example, an artificial entity such as a corporation, partnership, or limited liability company (LLC).

Non-negotiable instrument — A financial instrument that you cannot transfer to someone by signing or delivering it.

Nonpriority unsecured claim — A debt that generally will be paid after priority unsecured claims are paid. The most common examples are credit card bills, medical bills, and educational loans.

Payment advice — A statement such as a pay stub or earnings statement from your employer that shows all earnings and deductions from your pay.

Presumption of abuse — A rebuttable legal presumption that you have too much income after allowed expenses to be granted relief under chapter 7.

Priority unsecured claim — A debt that the Bankruptcy Code requires to be paid before most other unsecured claims are paid. The most common examples are certain income tax debts and past due alimony or child support.

Property you own — Includes property you have purchased, even if you owe money on it, such as a home with a mortgage or an automobile with a lien.

Reaffirming a debt — Agreeing to repay a debt that would otherwise be discharged by entering into a new written agreement with the creditor. A reaffirmation agreement may allow you to keep property that a creditor has the right to take from you because it secures the debt being reaffirmed. For a reaffirmation agreement to be effective, there are many procedural and legal requirements that must be satisfied during the bankruptcy case.

Secured claim — A claim that may be satisfied in whole or in part either

- by a charge against or an interest in specific property of the debtor, or
- by a right of setoff.

Common examples of creditors who have secured claims are lenders from your car, your home, or your furniture.

Sole proprietorship — A business you own as an individual that is not a separate legal entity such as a corporation, partnership, or LLC. Sole proprietors must use the bankruptcy forms that are numbered in the 100 series.

Statutory lien — A lien that arises as a result of a statute.

Unexpired lease —A lease that is in effect at the time you filed for bankruptcy.

Unliquidated claim — A debt with an amount cannot be readily determined, such as by referring to an agreement or by a simple computation. An unliquidated claim is one for which there may be a definite liability but where the value has not been set. For instance, if you were involved in a car accident, the victim may have an unliquidated claim against you because the amount of damages has not been determined.

Unsecured claim — A claim held by a creditor who does not have security interest in or other lien on your property or a right of setoff.

You — A debtor filing alone or one person in married couple who is filing a bankruptcy case with a spouse.

UNITED STATES BANKRUPTCY COURT REQUIRED LISTS, SCHEDULES, STATEMENTS, AND FEES Voluntary Chapter 7 Case

☐ file a sign	Filing Fee of \$245. If the fee is to be paid in installments or the debtor requests a waiver of the fee, the debtor must be an individual and must ed application for court approval. Official Form 103A or 103B and Fed.R.Bankr.P. 1006(b), (c).
□ payable in	Administrative fee of \$78 and trustee surcharge of \$15. If the debtor is an individual and the court grants the debtor's request, these fees are installments or may be waived.
□ Bankrup	Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101) or Voluntary Petition for Non-Individuals Filing for tcy (Official Form 201); Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Fed.R.Bankr.P. 1007(a)(1).
notice has	Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b) (Director's Form 2010), if applicable. Required if is an individual with primarily consumer debts. The notice must be GIVEN to the debtor before the petition is filed. Certification that the been given must be FILED with the petition or within 15 days. 11 U.S.C. §§ 342(b), 521(a)(1)(B)(iii), 707(a)(3). Official Form 101 contains the certification.
prepares t	Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119). Required if a "bankruptcy petition preparer" he petition. Must be submitted WITH the petition. 11 U.S.C. § 110(b)(2).
petition.	Statement About Your Social Security Numbers (Official Form 121). Required if the debtor is an individual. Must be submitted WITH the Fed.R.Bankr.P. 1007(f).
	Credit Counseling Requirement (Official Form 101); Certificate of Credit Counseling and Debt Repayment Plan, if applicable; Section certification or § 109(h)(4) request, if applicable. If applicable, the Certificate of Credit Counseling and Debt Repayment Plan must be filed etition or within 14 days. If applicable, the § 109(h)(3) certification or the § 109(h)(4) request must be filed WITH the petition. Fed.R.Bankr.P.), (c).
□ "bankrupt	Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" (Director's Form 2800). Required if a cy petition preparer" prepares the petition. Must be submitted WITH the petition. 11 U.S.C. §110(h)(2).
□ or within	Statement of Your Current Monthly Income (Official Form 122A). Required if the debtor is an individual. Must be filed with the petition 14 days. Fed.R.Bankr.P. 1007(b), (c).
	Schedules of assets and liabilities (Official Forms 106 or 206). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b),(c).
□ 14 days.]	Schedule of Executory Contracts and Unexpired Leases (Schedule G of Official Form 106 or 206). Must be filed with the petition or within Fed.R.Bankr.P. 1007(b), (c).
☐ Official F	Schedules of Your Income and Your Expenses (Schedules I and J of Official Form 106). If the debtor is an individual, Schedules I and J of orm 106 must be filed with the petition or within 14 days. 11 U.S.C. § 521(1) and Fed.R.Bankr.P. 1007(b), (c).
	Statement of financial affairs (Official Form 107 or 207). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
the petitio	Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of n. Required if the debtor is an individual. Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
	Statement of Intention for Individuals Filing Under Chapter 7 (Official Form 108). Required ONLY if the debtor is an individual and the of assets and liabilities contain debts secured by property of the estate or personal property subject to an unexpired lease. Must be filed within r by the date set for the Section 341 meeting of creditors, whichever is earlier. 11 U.S.C. §§ 362(h) and 521(a)(2).
represente	Statement disclosing compensation paid or to be paid to the attorney for the debtor (Director's Form 2030). Required if the debtor is dby an attorney. Must be filed within 14 days or any other date set by the court. 11 U.S.C. § 329 and Fed.R.Bankr.P. 2016(b).
	Certification About a Financial Management Course (Official Form 423), if applicable. Required if the debtor is an individual, unless the ovider has notified the court that the debtor has completed the course. Must be filed within 60 days of the first date set for the meeting of 11 U.S.C. § 727(a)(11) and Fed.R.Bankr.P. 1007(b)(7), (c).

REQUIRED LISTS, SCHEDULES, STATEMENTS, AND FEES Voluntary Chapter 11 Case

□ approval.	Filing fee of \$1,167. If the fee is to be paid in installments, the debtor must be an individual and must file a signed application for court Official Form 103A and Fed.R.Bankr.P. 1006(b).
	Administrative fee of \$571. If the debtor is an individual and the court grants the debtor's request, this fee is payable in installments.
	United States Trustee quarterly fee. The debtor, or trustee if one is appointed, is required also to pay a fee to the United States trustee at the n of each calendar quarter until the case is dismissed or converted to another chapter. The calculation of the amount to be paid is set out in 28 1930(a)(6). As authorized by 28 U.S.C. § 1930(a)(7), the quarterly fee is paid to the clerk of court in chapter 11 cases in Alabama and North
□ Bankrup	Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101) or Voluntary Petition for Non-Individuals Filing for tcy (Official Form 201); Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Fed.R.Bankr.P. 1007(a)(1).
notice has	Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b) (Director's Form 2010), if applicable. Required if r is an individual with primarily consumer debts. The notice must be GIVEN to the debtor before the petition is filed. Certification that the sbeen given must be FILED with the petition or within 15 days. 11 U.S.C. §§ 342(b), 521(a)(1)(B)(iii), 1112(e). Official Form 101 contains r the certification.
prepares t	Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119). Required if a "bankruptcy petition preparer" the petition. Must be submitted WITH the petition. 11 U.S.C. § 110(b)(2).
□ petition.	Statement About Your Social Security Numbers (Official Form 121). Required if the debtor is an individual. Must be submitted WITH the Fed.R.Bankr.P. 1007(f).
	Credit Counseling Requirement (Official Form 101); Certificate of Credit Counseling and Debt Repayment Plan, if applicable; Section certification or § 109(h)(4) request, if applicable. If applicable, the Certificate of Credit Counseling and Debt Repayment Plan must be filed bettion or within 14 days. If applicable, the § 109(h)(3) certification or the § 109(h)(4) request must be filed WITH the petition. Fed.R.Bankr.P. 8), (c).
□ "bankrup	Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" (Director's Form 2800). Required if a tcy petition preparer" prepares the petition. Must be submitted WITH the petition. 11 U.S.C. §110(h)(2).
□ subchapte	Statement of Your Current Monthly Income (Official Form 122B). Required if the debtor is an individual unless the case is filed under er V. Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
	For Individual Chapter 11 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims Against You and Are Not Insiders Form 104) or Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders Form 204). Must be filed WITH the petition. Fed.R.Bankr.P. 1007(d).
□ otherwise	Names and addresses of equity security holders of the debtor. Must be filed with the petition or within 14 days, unless the court orders red.R.Bankr.P. 1007(a)(3).
	Schedules of Assets and Liabilities (Official Form 106 or 206). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b),
(c). 14 days.	Schedule of Executory Contracts and Unexpired Leases (Schedule G of Official Form 106 or 206). Must be filed with the petition or within Fed.R.Bankr.P. 1007(b), (c).
□ purpose.	Schedules of Current Income and Expenditures. If the debtor is an individual, Schedules I and J of Official Form 106 must be used for this Must be filed with the petition or within 14 days. 11 U.S.C. § 521(1) and Fed.R.Bankr.P. 1007(b), (c).
	Statement of Financial Affairs (Official Form 107 or 207). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
□ petition.	Copies of all payment advices or other evidence of payment received by debtor from any employer within 60 days before the filing of the Required if the debtor is an individual. Must be filed WITH the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
debtor is	Statement disclosing compensation paid or to be paid to the attorney for the debtor (Director's Form 2030), if applicable. Required if the represented by an attorney. Must be filed within 14 days or any other date set by the court. 11 U.S.C. § 329 and Fed.R.Bankr.P. 2016(b).
	Certification About a Financial Management Course (Official Form 423), if applicable. Required if the debtor is an individual and § 3) applies, unless the course provider has notified the court that the debtor has completed the course. Must be filed no later than the date of the tent under the plan or the filing of a motion for a discharge under § 1141(d)(5)(B). 11 U.S.C. § 1141(d)(3) and Fed.R.Bankr.P. 1007(b)(7), (c).
	Statement concerning pending proceedings of the kind described in § 522(q)(1), if applicable. Required if the debtor is an individual and ed exemptions under state or local law as described in § 522(b)(3) in excess of \$189,050*. Must be filed no later than the date of the last made under the plan or the date of the filing of a motion for a discharge under § 1141(d)(5)(B). 11 U.S.C. § 1141(d)(5)(C) and Fed.R.Bankr.P. 8), (c).

^{*} Amount subject to adjustment on 4/01/25, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

REQUIRED LISTS, SCHEDULES, STATEMENTS, AND FEES Chapter 12 Case

□ approval.	Filing Fee of \$200. If the fee is to be paid in installments, the debtor must be an individual and must file a signed application for court Official Form 103A and Fed.R.Bankr.P. 1006(b).
	Administrative fee of \$78. If the debtor is an individual and the court grants the debtor's request, this fee is payable in installments.
□ Bankrupt	Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101) or Voluntary Petition for Non-Individuals Filing for tcy (Official Form 201). Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Fed.R.Bankr.P. 1007(a)(1).
	Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b) (Director's Form 2010), if applicable. Required if is an individual with primarily consumer debts. The notice must be GIVEN to the debtor before the petition is filed. Certification that the been given must be FILED with the court in a timely manner. 11 U.S.C. §§ 342(b), 521(a)(1)(B)(iii). Official Form 101 contains spaces for the on.
□ prepares t	Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119). Required if a "bankruptcy petition preparer" he petition. Must be submitted WITH the petition. 11 U.S.C. § 110(b)(2).
☐ petition.]	Statement of Your Social Security Numbers (Official Form 121). Required if the debtor is an individual. Must be submitted WITH the Fed.R.Bankr.P. 1007(f).
	Credit Counseling Requirement (Official Form 101); Certificate of Credit Counseling and Debt Repayment Plan, if applicable; Section certification or § 109(h)(4) request, if applicable. If applicable, the Certificate of Credit Counseling and Debt Repayment Plan must be filed etition or within 14 days. If applicable, the § 109(h)(3) certification or the § 109(h)(4) request must be filed WITH the petition. Fed.R.Bankr.P.), (c).
□ "bankrupt	Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" (Director's Form 2800). Required if a cry petition preparer" prepares the petition. Must be submitted WITH the petition. 11 U.S.C. §110(h)(2).
□ (c).	Schedules of Assets and Liabilities (Official Form 106 or 206). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b),
□ 14 days.]	Schedule of Executory Contracts and Unexpired Leases (Schedule G of Official Form 106 or 206). Must be filed with the petition or within Fed.R.Bankr.P. 1007(b), (c).
purpose.	Schedules of Current Income and Expenditures. If the debtor is an individual, Schedule I and J of Official Form 106 must be used for this Must be filed with the petition or within 14 days. 11 U.S.C. § 521(1) and Fed.R.Bankr.P. 1007(b), (c).
	Statement of Financial Affairs (Official Form 107 or 207). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
☐ petition if	Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of the the debtor is an individual. Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
□ within 14	Statement disclosing compensation paid or to be paid to the attorney for the debtor (Director's Form 2030), if applicable. Must be filed days or any other date set by the court. 11 U.S.C. § 329 and Fed.R.Bankr.P. 2016(b).
	Chapter 12 Plan. Must be filed within 90 days. 11 U.S.C. § 1221.
	Statement concerning pending proceedings of the kind described in § 522(q)(1), if applicable. Required if the debtor is an individual and ed exemptions under state or local law as described in §522(b)(3) in excess of \$189,050*. Must be filed no later than the date of the last payment are the plan or the date of the filing of a motion for a discharge under § 1228(b). 11 LLS C. § 1228(f) and Fed R Bankr P. 1007(b)(8). (c)

^{*} Amount subject to adjustment on 4/01/25, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

REQUIRED LISTS, SCHEDULES, STATEMENTS, AND FEES Chapter 13 Case

□ Fed.R.Bai	Filing fee of \$235. If the fee is to be paid in installments, the debtor must file a signed application for court approval. Official Form 103A and nkr.P. 1006(b).
	Administrative fee of \$78. If the court grants the debtor's request, this fee is payable in installments.
□ be filed W	Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101). Names and addresses of all creditors of the debtor. Must //ITH the petition. Fed.R.Bankr.P. 1007(a)(1).
notice has	Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b) (Director's Form 2010), if applicable. Required if is an individual with primarily consumer debts. The notice must be GIVEN to the debtor before the petition is filed. Certification that the been given must be FILED with the petition or within 15 days. 11 U.S.C. §§ 342(b), 521(a)(1)(B)(iii), 1307(c)(9). Official Form 101 contains the certification.
□ prepares t	Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119). Required if a "bankruptcy petition preparer" he petition. Must be submitted WITH the petition. 11 U.S.C. § 110(b)(2).
	Statement of Social Security Number (Official Form 121). Must be submitted WITH the petition. Fed.R.Bankr.P. 1007(f).
	Credit Counseling Requirement (Official Form 101); Certificate of Credit Counseling and Debt Repayment Plan, if applicable; Section certification or § 109(h)(4) request, if applicable. If applicable, the Certificate of Credit Counseling and Debt Repayment Plan must be filed etition or within 14 days. If applicable, the § 109(h)(3) certification or the § 109(h)(4) request must be filed WITH the petition. Fed.R.Bankr.P.), (c).
□ "bankrupt	Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" (Director's Form 2800). Required if a cy petition preparer" prepares the petition. Must be submitted WITH the petition. 11 U.S.C. §110(h)(2).
	Statement of Your Current Monthly Income (Official Form 122C). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007.
	Schedules of Assets and Liabilities (Official Form 106). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
□ days. Fed	Schedule of Executory Contracts and Unexpired Leases (Schedule G of Official Form 106). Must be filed with the petition or within 14 l.R.Bankr.P. 1007(b), (c).
□ 11 U.S.C.	Schedules of Current Income and Expenditures (Schedules I and J of Official Form 106). Must be filed with the petition or within 14 days. § 521(1) and Fed.R.Bankr.P. 1007(b), (c).
	Statement of Financial Affairs (Official Form 107). Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
☐ the petitio	Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of n. Must be filed with the petition or within 14 days. Fed.R.Bankr.P. 1007(b), (c).
□ 3015.1. N	Chapter 13 Plan. (Official Form 113), or local form plan (check with your local court for required plan version). Fed.R.Bankr.P. dust be filed with the petition or within 14 days. Fed.R.Bankr.P. 3015.
□ within 14	Statement disclosing compensation paid or to be paid to the attorney for the debtor (Director's Form 2030), if applicable. Must be filed days or any other date set by the court. 11 U.S.C. § 329 and Fed.R.Bankr.P. 2016(b).
	Certification About a Financial Management Course (Official Form 423), if applicable. Must be filed no later than the date of the last made under the plan or the date of the filing of a motion for a discharge under § 1328(b), unless the course provider has notified the court that the completed the course. 11 U.S.C. § 1328(g)(1) and Fed.R.Bankr.P. 1007(b)(7), (c).
	Statement concerning pending proceedings of the kind described in § 522(q)(1), if applicable. Required if the debtor has claimed as under state or local law as described in §522(b)(3) in excess of \$189,050*. Must be filed no later than the date of the last payment made under the date of the filing of a motion for a discharge under § 1328(b). 11 U.S.C. § 1328(h) and Fed.R.Bankr.P. 1007(b)(8), (c).

^{*} Amount subject to adjustment on 4/01/25, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

SAMPLE CREDITOR MATRIX – for a NEW CASE

*must be accompanied by Verification of Creditor Mailing Matrix

EXAMPLES ADDRESSES

If the creditor address is unknown, list only the name

Company Name P.O. Box 99999 City, State ZIP

Company Name
Acct # [only last 4 digits]
PO Box 99999
City, State ZIP

Company Name
Acct # [only last 4 digits]
1111 Any Street, Suite 400
City, State ZIP

Name Name Company Name 999 Street Name, Ste 400 City, State ZIP

Individual Name 2222 Street Name, Apt #A City, State ZIP

Individual Name PO Box 99999 City, State ZIP

Company Name

Individual Name

** IMPORTANT: Your bankruptcy paperwork <u>MUST</u> include a mailing matrix. A mailing matrix is a list of the names and addresses of <u>ALL</u> of your creditors. This list must be submitted in a single column format (shown above) either typed or handwritten. If you include account numbers, only list the last 4 digits of that account number. If you do not know a creditors address, list just the creditor name. This matrix <u>must</u> be accompanied by a matrix verification (LBF40).

UNITED STATES BANKRUPTCY COURT DISTRICT OF ALASKA

		_
In re:		Case No. <i>(Case Number)</i>
		Chapter (Chapter Number)
	Debtor(s).	
		•
	VERIFICATION OF CREE	DITOR MAILING MATRIX
I [We],	and	, the undersigned
(Debtor)		(Joint Debtor)
	ter mailing list ("Amend	that the attached master mailing list of creditor led Matrix"), is true and correct to the best of n y for errors and omissions.
(date)	(signature of debto	or)
(date)	(sianature of join	t debtor

UNITED STATES BANKRUPTCY COURT DISTRICT OF ALASKA

In re:		ase No.
	Debtor(s).	
VERIE	FICATION OF CREDIT	TOR MAILING MATRIX
		, the undersigned (Joint Debtor) that the attached master mailing list of
	_	ist ("Amended Matrix"), is true and correct to
the best of my [our] know	ledge, and I [we] assume	e all responsibility for errors and omissions.
(date)	(signature of debto	or)
(date)	(signature of joint	t debtor)

Debtor 1 7 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Check if this is an amended filing Periterses List Name District of	Fill in this information to identify your case:		
Check if this is an amended filing			
United States Bankruptcy Court for the		Last Name	
Case number (If the cert) Check if this is an amended filling Official Form 103A Application for Individuals to Pay the Filling Fee in Installments 12/15 Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable 1. Which chapter of the Bankruptey Code are you choosing to file under? 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 pay and the dates you plan to propose to pay and the dates you plan to petition. You propose to pay and the dates you plan to petition in the filing of the petition. On or before this date		Last Name	_
Commendation of the control of the c	United States Bankruptcy Court for the: Dist	rict of	
Official Form 103A Application for Individuals to Pay the Filling Fee in Installments 12/15 Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable 1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 11			
Application for Individuals to Pay the Filing Fee in Installments 12/15 Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable 1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 7	(ii Allowi)		☐ Check if this is an
Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable 1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 12 Chapter 13			amended filing
Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable 1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 12 Chapter 13			
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1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 1		arried people are filing tog	ether, both are equally responsible for supplying correct
1. Which chapter of the Bankruptcy Code are you choosing to file under? Chapter 11	information.		
are you choosing to file under? Chapter 11 Chapter 12 Chapter 13 Nou 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 pay them. Be sure all dates are business days. Then add the payments you propose to pay. You must propose to pay the entire fee no later than 120 days after you file this bankruptcy case. If the court approves your application, the court will set your final payment timetable. On or before this date	Part 1: Specify Your Proposed Payment	Timetable	
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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 pay them. Be sure all dates are business days. Then add the payments you propose to pay. You must propose to pay the entire fee no later than 120 days after you file this bankruptcy case. If the court approves your application, the court will set your final payment timetable. Part 2: Sign Below By signing here, you state that you are unable to pay the full filling fee at once, that you want to pay the fee in installments, and that you understand that: ■ You must pay your entire filing fee before you make any more payments or transfer any more property to an attorney, bankruptcy petition preparer, or anyone else for services in connection with your bankruptcy case. ■ 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. ■ 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. X Signature of Debtor 1 Signature of Debtor 1 Chapter 12 Chapter 13 You propose to pay You must pay the filing fee in up to perceive the petition preparer. On or before this date			
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Part 2: Sign Below By signing here, you state that you are unable to pay the full filing fee at once, that you want to pay the fee in installments, and that you understand that: You must pay your entire filing fee before you make any more payments or transfer any more property to an attorney, bankruptcy petition preparer, or anyone else for services in connection with your bankruptcy case. 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. 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. X Signature of Debtor 1 Signature of Debtor 2 Pate On or before this date	bankruptcy case. If the court approves your	\$	On or before this date
Total Sign Below By signing here, you state that you are unable to pay the full filling fee at once, that you want to pay the fee in installments, and that you understand that: You must pay your entire filling fee before you make any more payments or transfer any more property to an attorney, bankruptcy petition preparer, or anyone else for services in connection with your bankruptcy case. 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. 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. X Signature of Debtor 1 Date Date Date On or before this date		¢	
Total \$ Your total must equal the entire fee for the chapter you checked in line 1. Part 2: Sign Below By signing here, you state that you are unable to pay the full filing fee at once, that you want to pay the fee in installments, and that you understand that: You must pay your entire filing fee before you make any more payments or transfer any more property to an attorney, bankruptcy petition preparer, or anyone else for services in connection with your bankruptcy case. 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. 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. X		Ψ	MM / DD / YYYY
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 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. 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. X Signature of Debtor 1 Signature of Debtor 2 Your attorney's name and signature, if you used one 	You must pay your entire filing fee before you	make any more payments or	transfer any more property to an attorney, bankruptcy petition
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may be affected. X Signature of Debtor 1 Signature of Debtor 2 Date Date Date Date Date			nkruptcy, unless the court later extends your deadline. Your
Signature of Debtor 1 Signature of Debtor 2 Your attorney's name and signature, if you used one Date Date		e, your bankruptcy case may	be dismissed, and your rights in other bankruptcy proceedings
Date Date Date	×		*
Date Date Date Date MM / DD / YYYY	Signature of Debtor 1 Si	gnature of Debtor 2	Your attorney's name and signature, if you used one
	Date Date		

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 Bankruptcy Court for the: District of					
Case number(If known)					

Official Form 103B

Application to Have the Chapter 7 Filing Fee Waived

12/15

☐ Check if this is an amended filing

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

if I	known).			aamonai pagoo,	write your name and case nun
2	art 1: Tell the Court About Y	our Family and Your F	amily's Income		
	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
	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.	value (if known) of any non-	spouse's income. Include the cash governmental assistance	You	That person's average monthly net income (take-home pay)
income i	Do not include your spouse's income if you are separated and your spouse is not filing with you.	that you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies. If you have already filled out <i>Schedule I: Your Income</i> , see line 10 of that schedule.		Your spouse	
				Subtotal	. \$
		Subtract any non-cash gove included above.	ernmental assistance that you		- \$
		Your family's average m	nonthly net income	Total	. \$
	Do you receive non-cash governmental assistance?	No Yes. Describe	Type of assistance		
	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			
	Tell the court why you are unable to installments within 120 days. If you h circumstances that cause you to not be fee in installments, explain them.	ave some additional			

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

Part 2:	Tell the Court About Your Monthly Expenses

6.	Estimate your average monthly expenses. Include amounts paid by any government assistance that you reported on line 2. \$								
	If you have already filled out <i>Schedule</i> line 22 from that form.	nave already filled out <i>Schedule J, Your Expenses</i> , copy from that form.							
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? If you have already filled out Schedule I: Your Income, copy the total from line 11.	□ No □ Yes	. How much do y	you regu	ılarly receive	as contributions	s? \$ mont	hly	
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	Tell the Court About Yo	our Prop	erty						
lf	you have already filled out <i>Schedule</i>	A/B: Pro	perty (Official F	orm 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?			Institu	tion name:			Amount:	
	Examples: Checking, savings, money market, or other financial	Checking account: Savings account: Other financial accounts: Other financial accounts:						\$	-
	accounts; certificates of deposit; shares in banks, credit unions,							\$	-
	brokerage houses, and other similar institutions. If you have							\$	-
	more than one account with the same institution, list each. Do not include 401(k) and IRA accounts.							\$	-
12.	Your home? (if you own it outright or								
	are purchasing it) Examples: House, condominium,	Number	Street				Current value:	\$	
	manufactured home, or mobile home	City			State	ZIP Code	Amount you owe on mortgage and liens:	\$	
13.	Other real estate?						Current value:	\$	
		Number	Street				Amount you owe	Ψ	
		City			State	ZIP Code	on mortgage and liens:	\$	
14.	The vehicles you own?	Make:							
	Examples: Cars, vans, trucks,	Model:					Current value:	\$	
	sports utility vehicles, motorcycles, tractors, boats	Year:					Amount you owe	\$	
	וומטוטוס, טטמוס	Mileage					on liens:	Φ	
		Make:	-						
		Model:			-		Current value:	\$	
		Year: Mileage					Amount you owe on liens:	\$	
		-							

Ebtor 1 First Name Middle Name	Last Nan	ne	Case no	umber (if known) _		
5. Other assets?	Describe	e the other assets:				
Do not include household items	Describe	the other assets.		Curre	nt value:	\$
and clothing.				Amou on lie	nt you owe ns:	\$
. Money or property due you?	Who ow	es you the money or property?	How	much is owe		believe you will likely rece
Examples: Tax refunds, past due			•		. ,	t in the next 180 days?
or lump sum alimony, spousal support, child support,						
maintenance, divorce or property settlements, Social Security benefits, workers' compensation, personal injury recovery					- □ Yes.	Explain:
art 4: Answer These Additio	nal Ques	tions				
7. Have you paid anyone for services for this case, including	□ No □ Yes	. Whom did you pay? Check all that a	apply:			How much did you pa
filling out this application, the bankruptcy filing package, or the		☐ An attorney	1-1- 3			
schedules?		A bankruptcy petition preparer, pa	aralegal,	or typing serv	ce	\$
		☐ Someone else	_	• • •		
you expect to pay someone for services for your bankruptcy case?	☐ No ☐ Yes	Whom do you expect to pay? Chec ☐ An attorney ☐ A bankruptcy petition preparer, pa ☐ Someone else	aralegal,	or typing serv		How much do you expect to pay?
Has anyone paid someone on your behalf for services for this	☐ No	Who was paid on your behalf?	Who	paid?		How much did
case?	_ 100	Check all that apply:	Che	ck all that app	ly:	someone else pay?
		An attorney		Parent		\$
		A bankruptcy petition preparer, paralegal, or typing service		Brother or sist Friend	er	
		Someone else		Pastor or clerç	IV	
		Someone else		Someone else		
D. Have you filed for bankruptcy within the last 8 years?	□ No					
within the last o years.	☐ Yes.	District	When	MM/ DD/ YYY	_ Case numb	er
		District	When	MM/ DD/ YYY	_ Case numb	er
		District	When	MM/ DD/ YYY	_ Case numb	er
Part 5: Sign Below						
By signing here under penalty of per hat the information I provided in this			ling fee	either in full (or in installn	nents. I also declare
c		×				
Signature of Debtor 1		Signature of Debtor 2				
3		5				
Date		Date				

Fill in this information to identify your case:
United States Bankruptcy Court for the:
District of
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.

	About Yourself and Your spouse if Your Spouse i	31 mily with 10 u
	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
Part 2: Tell the Court	About all of Your Social Security or Federal Indiv	idual 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	9	9
Identification Numbers (ITIN) you have used	9	9
	☐ You do not have an ITIN.	You do not have an ITIN.
art 3: Sign Below		
	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

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 (If known)								

Official Form 423

Certification About a Financial Management Course

12/15

If you are an individual, you must take an approved course about personal financial management if:

- you filed for bankruptcy under chapter 7 or 13, or
- you filed for bankruptcy under chapter 11 and § 1141 (d)(3) applies.

In a joint case, each debtor must take the course. 11 U.S.C. §§ 727(a)(11) and 1328(g).

After you finish the course, the provider will give you a certificate. The provider may notify the court that you have completed the course. If the provider does not ify the court, you need not file this form. If the provider does not notify the court, then Debtor 1 and Debtor 2 must each file this form with the certificate number before your debts will be discharged.

- If you filed under chapter 7 and you need to file this form, file it within 60 days after the first date set for the meeting of creditors under § 341 of the Bankruptcy Code.
- If you filed under chapter 11 or 13 and you need to file this form, file it before you make the last payment that your plan requires or before you file a motion for a discharge under § 1141(d)(5)(B) or § 1328(b) of the Bankruptcy Code. Fed. R. Bankr. P. 1007(c).

In some cases, the court can waive the requirement to take the financial management course. To have the requirement waived, you must file a motion with the court and obtain a court order.

Part 1:

Tell the Court About the Required Course

_		heck one: mpleted an ap	proved course in personal financial management:
	Date	I took the cou	mm / DD / YYYY
	Nam	e of approved	provider
	Certi	ficate number	
			to complete a course in personal financial management because the court has granted my motion for a irement based on (check one):
		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 complete a course in personal financial management 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.
		Residence.	I live in a district in which the United States trustee (or bankruptcy administrator) has determined that the approved instructional courses cannot adequately meet my needs.
Part 2	2:	Sign Here	
I	certi	fy that the info	rmation I have provided is true and correct.
5	Signat	ure of debtor na	med on certificate Printed name of debtor Date MM / DD / YYYY

Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
District of(State)		
Case number (If known):	Chapter you are filing under: Chapter 7 Chapter 11 Chapter 12 Chapter 13	☐ Check if this is amended filing

Official Form 101

Part 1: Identify Yourself

Voluntary Petition for Individuals Filing for Bankruptcy

12/22

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.

1. Your full name Write the name that is on your First name First name government-issued picture identification (for example, Middle name Middle name your driver's license or passport). Last name Last name Bring your picture identification to your meeting Suffix (Sr., Jr., II, III) Suffix (Sr., Jr., II, III) with the trustee. 2. All other names you First name First name have used in the last 8

years
Include your married or maiden names and any assumed, trade names and doing business as names.

Do NOT list the name of any separate legal entity such as a corporation, partnership, or LLC that is not filing this petition.

Middle name	
Last name	
First name	
Middle name	
Last name	

About Debtor 1:

3.	Only the last 4 digits of
	your Social Security
	number or federal
	Individual Taxpayer
	Identification number
	(ITIN)

xxx	_	xx	 	
OR				
9 xx	_	хх		

Business name (if applicable)

Business name (if applicable)

Busine	Business name (if applicable)							
	, ,,							
XXX	- xx -							
,,,,,	,							

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

OR		
9 xx - xx	 	

Middle name

Last name

First name

Middle name

Last name

Business name (if applicable)

	About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
4. Your Employer Identification Number (EIN), if any.	EIN	EIN
5. Where you live		If Debtor 2 lives at a different address:
	Number Street	Number Street
	City State ZIP Code	City State ZIP Code
	County If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	County If Debtor 2's mailing address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.
	Number Street	Number Street
	P.O. Box	P.O. Box
	City State ZIP Code	City State ZIP Code
6. Why you are choosing this district to file for bankruptcy	Check one: ☐ 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. (See 28 U.S.C. § 1408.)	Check one: ☐ 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. (See 28 U.S.C. § 1408.)

Case number (if know)
----------------------	---

Part 2:

Tell the Court About Your Bankruptcy Case

7.	The chapter of the Bankruptcy Code you are choosing to file under	Check one. (For a brief description of each, see Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)). Also, go to the top of page 1 and check the appropriate box. Chapter 7 Chapter 11 Chapter 12 Chapter 13					
8.	How you will pay the fee	 I will pay the entire fee when I file my petition. Please check with the clerk's office in your local court for more details about how you may pay. Typically, if you are paying the fee yourself, you may pay with cash, cashier's check, or money order. If your attorney is submitting your payment on your behalf, your attorney may pay with a credit card or check with a pre-printed address. I need to pay the fee in installments. If you choose this option, sign and attach the <i>Application for Individuals to Pay The Filing Fee in Installments</i> (Official Form 103A). □ I request that my fee be waived (You may request this option only if you are filing for Chapter 7. By law, a judge may, but is not required to, waive your fee, and may do so only if your income is less than 150% of the official poverty line that applies to your family size and you are unable to pay the fee in installments). If you choose this option, you must fill out the <i>Application to Have the Chapter 7 Filing Fee Waived</i> (Official Form 103B) and file it with your petition. 					
9.	Have you filed for bankruptcy within the last 8 years?	□ No □ Yes.	District	When	MM / DD / YYYY	Case number Case number Case number	
10	Are any bankruptcy cases pending or being filed by a spouse who is not filing this case with you, or by a business partner, or by an affiliate?	☐ No☐ Yes.	District Debtor	When	MM / DD / YYYY	Case number, if known	
11	. Do you rent your residence?	☐ No. ☐ Yes.	☐ No.☐ Yes	ur landlord obtained an eviction judg . Go to line 12.		Against You (Form 101A) and file it as	

\square	htor	•

First Name	Middle Name	Last Name

Case number	(if known)					
Case Hullibel	(II Kriowri)					

Part 3: Report About Any Businesses You Own as a Sole Proprie

2. Are you a sole proprietor	☐ No. Go to Part 4.				
of any full- or part-time business?	☐ Yes.	Name and location of business			
A sole proprietorship is a					
business you operate as an individual, and is not a separate legal entity such as		Name of business, if any			
a corporation, partnership, or LLC.		Number Street			
If you have more than one sole proprietorship, use a separate sheet and attach it to this petition.					
to this petition.		City	State	ZIP Code	
		Check the appropriate box to describe your	r business:		
		☐ Health Care Business (as defined in 11	U.S.C. § 101(27A))		
		☐ Single Asset Real Estate (as defined in	ı 11 U.S.C. § 101(511	B))	
		☐ Stockbroker (as defined in 11 U.S.C. §	101(53A))		
		☐ Commodity Broker (as defined in 11 U.	S.C. § 101(6))		
		☐ None of the above			
debtor or a debtor as defined by 11 U.S. C. § 1182(1)? For a definition of small business debtor, see 11 U.S.C. § 101(51D).	No. No.	I am not filing under Chapter 11. I am filing under Chapter 11, but I am NOT Bankruptcy Code. I am filing under Chapter 11, I am a small be Bankruptcy Code, and I do not choose to pool of the code, and I choose to proceed under Subce I am filing under Chapter 11, I am a debtor Code, and I choose to proceed under Subce	a small business de business debtor acco proceed under Subch r according to the def	btor according to the definition in the rding to the definition in the apter V of Chapter 11. finition in § 1182(1) of the Bankruptcy	
art 4: Report if You Own	or Have	Any Hazardous Property or Any Pro			
Do you own or have any property that poses or is	☐ No				
alleged to pose a threat of imminent and identifiable hazard to	□ Yes.	. What is the hazard?			
public health or safety?		If immediate attention is peeded why is it	needed?		
public health or safety? Or do you own any property that needs immediate attention?		il immediate attention is needed, why is it			
Or do you own any property that needs		ii immediate attention is needed, why is it			

City

ZIP Code

State

Part 5:

Explain Your Efforts to Receive a Briefing About Credit Counseling

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

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			

☐ 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

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

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.

Part 6:	Answer These Questions for Reporting Purpose
	16a Are your debts primarily

rei	Answer These Ques	tions for Reporting Purposes					
16.	What kind of debts do you have?	16a. Are your debts primarily consumer debts? <i>Consumer debts</i> are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."					
	•	□ No. Go to line 16b.□ Yes. Go to line 17.					
		16b. Are your debts primarily business debts? <i>Business debts</i> are debts that you incurred to obtain money for a business or investment or through the operation 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 debts or busines	ss debts.			
17.	Are you filing under Chapter 7?	□ No. I am not filing under Chapter 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?		. Do you estimate that after any exempt e paid that funds will be available to dist				
18.	How many creditors do you estimate that you	1-49	1,000-5,000	25,001-50,000			
	owe?	□ 50-99 □ 100-199 □ 200-999	□ 5,001-10,000 □ 10,001-25,000	☐ 50,001-100,000 ☐ More than 100,000			
19.	How much do you estimate your assets to be worth?	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			
20.	How much do you estimate your liabilities to be?	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			

ebtor 1	t Name Middle Name	Last Name	Case numb	ber (if known)
Part 7: Sig	gn Below			
For you		I have examined this petition, and I correct.	declare under penalty of per	rjury that the information provided is true and
		If I have chosen to file under Chapter 7, I am aware that I may proceed, if eligible, under Chapter 7, 11,12, or 13 of title 11, United States Code. I understand the relief available under each chapter, and I choose to proceed under Chapter 7.		
		If no attorney represents me and I did not pay or agree to pay someone who is not an attorney to help me fill out this document, I have obtained and read the notice required by 11 U.S.C. § 342(b).		
		I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.		
		I understand 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.		
		×	×	
		Signature of Debtor 1		Signature of Debtor 2
		Executed on MM / DD / YYYY		Executed on MM / DD /YYYY
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 this petition, declare that I have informed the debtor(s) about eligibility to proceed under Chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each chapter for which the person is eligible. I also certify that I have delivered to the debtor(s) the notice required by 11 U.S.C. § 342(b) and, in a case in which § 707(b)(4)(D) applies, certify that I have no		
		knowledge after an inquiry that the i		
		×		Date
		Signature of Attorney for Debtor		MM / DD /YYYY
		Printed name		
		Firm name		
		Number Street		
		City		State ZIP Code

Contact phone _____

Bar number

Email address

State

For you if you are filing this bankruptcy without an attorney

If you are represented by an attorney, you do not need to file this page. The law allows you, as an individual, to represent yourself in bankruptcy court, but you should understand that many people find it extremely difficult to represent themselves successfully. Because bankruptcy has long-term financial and legal consequences, you are strongly urged to hire a qualified attorney.

To be successful, you must correctly file and handle your bankruptcy case. The rules are very technical, and a mistake or inaction may affect your rights. For example, your case may be 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.

consequences?	ction with long-term financial and legal				
□ 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?					
□ No □ Yes					
Did you pay or agree to pay someone who is not an af ☐ No ☐ No	torney to help you fill out your bankruptcy forms?				
	cclaration, and Signature (Official Form 119).				
By signing here, I acknowledge that I understand the r have read and understood this notice, and I am aware attorney may cause me to lose my rights or property if	that filing a bankruptcy case without an				
Signature of Debtor 1	Signature of Debtor 2				
Date	Date				
Contact phone	Contact phone				
Cell phone	Cell phone				
Email address	Email address				

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

Official Form 101A

Initial Statement About an Eviction Judgment Against You

12/15

File this form with the court and serve a copy on your landlord when you first file bankruptcy only if:

- you rent your residence; and
- your landlord has obtained a judgment for possession in an eviction, unlawful detainer action, or similar proceeding (called eviction judgment) against you to possess your residence.

Landlord's name			 	
Landlord's address	Number	Street	 	
	City		 State	ZIP Code

If you want to stay in your rented residence after you file your case for bankruptcy, also complete the certification below.

Certification About	Applicable Law and De	posit of Rent	
I certify under penalty of	perjury that:		
		applies to the judgment for possession (<i>eviction judgment</i>), g my landlord the entire delinquent amount.	
the Voluntary Petition	kruptcy court clerk a deposit on for Individuals Filing for Ba		
Signature of Debi	tor 1	Signature of Debtor 2	
Date MM / DD	/YYYY	Date	
Stay of Eviction: (a)	and served your landlord wi	uptcy. If you checked both boxes above, signed the form to certify that both apply, with a copy of this statement, the automatic stay under 11 U.S.C. § 362(a)(3) will the eviction against you for 30 days after you file your <i>Voluntary Petition for uptcy</i> (Official Form 101).	
 (b) Stay after the initial 30 days. If you wish to stay in your residence after that 30-day period and continue to receive the protection of the automatic stay under 11 U.S.C. § 362(a)(3), you must pay the entire delinquen amount to your landlord as stated in the eviction judgment before the 30-day period ends. You must also fill out Statement About Payment of an Eviction Judgment Against You (Official Form 101B), file it with the bankruptcy court, and serve your landlord a copy of it before the 30-day period ends. 			

Check the Bankruptcy Rules (http://www.uscourts.gov/rules-policies/current-rules-practice-procedure) and the local court's website (to find your court's website, go to http://www.uscourts.gov/court-locator) for any specific requirements that you might have to meet to serve this statement. 11 U.S.C. §§ 362(b)(22) and 362(l)

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		
	Bankruptcy Court fo		Last Name		
Case number (If known)					

Official Form 101B

Statement About Payment of an Eviction Judgment Against You

12/15

Fill out this form only if:

- you filed Initial Statement About an Eviction Judgment Against You (Official Form 101A); and
- you served a copy of Form 101A on your landlord; and
- you want to stay in your rented residence for more than 30 days after you file your Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101).

File this form within 30 days after you file your *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). Also serve a copy on your landlord within that same time period.

Certification About Applicable Law and Payme	ent of Eviction Judgment
I certify under penalty of perjury that (Check all that apply)):
Under the state or other nonbankruptcy law that applies <i>judgment</i>), I have the right to stay in my residence by page 1.	
Within 30 days after I filed my Voluntary Petition for Indi Form 101), I have paid my landlord the entire amount I of (eviction judgment).	
•	
Signature of Debtor 1	Signature of Debtor 2
Signature of Debtor 1 Date MM / DD / YYYY	Signature of Debtor 2 Date

You must serve your landlord with a copy of this form.

Check the Bankruptcy Rules (www.uscourts.gov/rulesandpolicies/rules.aspx) and the court's local website (go to http://www.uscourts.gov/Court_Locator.aspx to find your court's website) for any specific requirements that you might have to meet to serve this statement.

Fill in this information to ide	ntify the case:		
United States Bankruptcy Cou	rt for the:		
District of			
Case number (If known):	Chapter		
			☐ Check if this is ar
			amended filing
Official Form 105			
Involuntary F	Petition Against an	ı Individual	12/15
case against a non-individual	, use the Involuntary Petition Against a N	ege to be a debtor subject to an involuntary case. If lon-individual (Official Form 205). Be as complete a . On the top of any additional pages, write name an	nd accurate as
Part 1: Identify the Cha	oter of the Bankruptcy Code Under N	Which Petition Is Filed	
Chapter of the	Check one:		
Bankruptcy Code	☐ Chapter 7		
	☐ Chapter 11		
Part 2: Identify the Debt	or		
2. Debtor's full name			
	First name		
	Middle name		
	Madio Hamo		
	Last name		
	Suffix (Sr., Jr., II, III)		
Other names you know the debtor has used in the last 8 years			
Include any assumed,			
married, maiden, or trade names, or <i>doing business a</i> names.	S		
4. Only the last 4 digits of debtor's Social Security			
Number or federal Individual Taxpayer Identification Number (ITIN)	xxx - xx	OR 9 xx - xx	
5. Any Employer Identification Numbers (EINs) used in the last 8	☐ Unknown		
years	EIN	_	
	EIN	_	

Debtor	Case number (if known)	

6.	Debtor's address	Prir	ncipal residence		Mailing addr	ess, if different fron	n residen	ice
		Num	ber Street		Number S	Street		
		City	State	ZIP Code	City		State	ZIP Code
		Cou	ntv					
		Oou	··y					
		Prir	cipal place of business					
		Num	ber Street					
		City	State	ZIP Code				
		Cou	ntv					
		Cou	ny					
7.	Type of business		Debtor does not operate a business					
		Che	eck one if the debtor operates a busine	SS:				
			Health Care Business (as defined in 1	11 U.S.C. § 10	01(27A))			
			Single Asset Real Estate (as defined					
			Stockbroker (as defined in 11 U.S.C.	§ 101(53A))				
			Commodity Broker (as defined in 11 l	J.S.C. § 101(6))			
			None of the above					
8.	Type of debt	Eac	ch petitioner believes:					
			Debts are primarily consumer of "incurred by an individual primarily for				§ 101(8) a	as
			Debts are primarily business de for a business or investment or through				l to obtain	money
9.	Do you know of any		No					
	bankruptcy cases pending by or against		Yes. Debtor			Relationship		
	any partner, spouse, or							
	affiliate of this debtor?		District		MM / DD / YYYY	Case number, if known	1	
			Debtor			Relationship		
			District			Case number, if known		
				N	MM / DD / YYYY			

Debtor	Case number (if known)	
DCDIOI	Odde Humber (ii known)	

Part 3:	Report About the 0	Case	
10. Ven	ue son for filing in this court.	Check one: ☐ Over the last 180 days before the filing of this bankruptcy, the debtor has resided, had the pri business, or had principal assets in this district longer than in any other district. ☐ A bankruptcy case concerning debtor's affiliates, general partner, or partnership is pending in ☐ Other reason. Explain. (See 28 U.S.C. § 1408.)	this district.
11. Alle	gations	Each petitioner is eligible to file this petition under 11 U.S.C. § 303(b). The debtor may be the subject of an involuntary case under 11 U.S.C. § 303(a). At least one box must be checked: The debtor is generally not paying such debtor's debts as they become due, unless they are to bona fide dispute as to liability or amount. Within 120 days before the filing of this petition, a custodian, other than a trustee, receiver, or authorized to take charge of less than substantially all of the property of the debtor for the pur lien against such property, was appointed or took possession.	agent appointed or
tran aga	there been a sfer of any claim inst the debtor by or ny petitioner?	□ No □ Yes. Attach all documents that evidence the transfer and any statements required under Bank 1003(a).	kruptcy Rule
13. Eac	h petitioner's claim	Name of petitioner Nature of petitioner's claim	Amount of the claim above the value of any lien
			\$
		Total	\$
		If more than 3 petitioners, attach additional sheets with the statement under penalty of perjury, each petitioner's (or representative's) signature under the statement, along with the signature of the petitioner's attorney, and the information on the petitioning creditor, the petitioner's claim, the petitioner's representative, and the attorney following the format on this form.	

Debtor	Cas	se number (if	f known)	

Part 4: Request for Relief

Petitioners request that an order for relief be entered against the debtor under the chapter specified in Part 1 of this petition. If a petitioning creditor is a corporation, attach the corporate ownership statement required by Bankruptcy Rule 1010(b). If any petitioner is a foreign representative appointed in a foreign proceeding, a certified copy of the order of the court granting recognition is attached.

Petitioners declare under penalty of perjury that the information provided in this petition is true and correct. Petitioners understand that if they make a false statement, they could be fined up to \$250,000 or imprisoned for up to 5 years, or both.

18 U.S.C. §§ 152 and 3571. If relief is not ordered, the court may award attorneys' fees, costs, damages, and punitive damages. 11 U.S.C. § 303(i).

Petitioners or Petitioners' Representative	Attorneys
C	×
Signature of petitioner or representative, including representative's title	Signature of attorney
Printed name of petitioner	Printed name
Date signed MM / DD / YYYY	Firm name, if any
Mailing address of petitioner	Number Street
	City State ZIP Code
Number Street	Date signed
City State ZIP Code	Contact phone Email
If petitioner is an individual and is not represented by an attorney:	
Contact phone	
Email	
Name and mailing address of petitioner's representative, if any	
Name	
Number Street	
City State ZIP Code	

	×		
Signature of petitioner or representative, including representative's title	Signature of Attorney		
Printed name of petitioner	Printed name		
Date signed MM / DD / YYYY	Firm name, if any		
Mailing address of petitioner	Number Street		
Number Street	City	State	ZIP Code
	Date signed MM / DD /	YYYYY	
City State ZIP Code		Email	
Name and mailing address of petitioner's representative, if any			
Name			
Number Street			
City State ZIP Code			
	x		
Signature of petitioner or representative, including representative's title	Signature of Attorney		
Printed name of petitioner	Printed name		
Date signed	Firm name, if any		
Mailing address of petitioner	Number Street		
	City	State	ZIP Code
Number Street	Oity	Sidle	ZIF Code
	Date signed MM / DD /	VVVV	
City State ZIP Code			
	Contact phone	Email	
Name and mailing address of petitioner's representative, if any			
······································			
Name			

Number

City

Street

ZIP Code

State

Fill in this information to identify	your case:			
Debtor 1				
First Name Debtor 2	Middle Name	Last Name		
(Spouse, if filing) First Name	Middle Name	Last Name	_	
United States Bankruptcy Court for the: _	District o	f		
Case number (If known)				Check if this is an amended filing
				C
Official Farms 4000				
Official Form 106Sum				
Summary of Your As	sets and Li	abilities and C	ertain Statistical Info	rmation 12/15
			her, both are equally responsible for on this form. If you are filing amended	
your original forms, you must fill ou	•	•	, ,	·
Part 1: Summarize Your Asse	ets			
				Your assets Value of what you own
Schedule A/B: Property (Official Fo	orm 106A/B)			value of what you own
1a. Copy line 55, Total real estate,	from Schedule A/B.			\$
1h Conviline 62 Total personal pr	onerty from Schedu	ile Δ/R		¢
is. copy into oz, rotal porcontal pr	openy, nom concar			Ψ
1c. Copy line 63, Total of all prope	rty on <i>Schedule A/B</i>			\$
Part 2: Summarize Your Liab	ilities			
				Verm Belonder
				Your liabilities Amount you owe
2. Schedule D: Creditors Who Have	-			
2a. Copy the total you listed in Col	umn A, <i>Amount of ci</i>	laim, at the bottom of the l	ast page of Part 1 of Schedule D	\$
3. Schedule E/F: Creditors Who Have				\$
			chedule E/F	·
3b. Copy the total claims from Part	2 (nonpriority unsec	cured claims) from line 6j o	f Schedule E/F	+ \$
			Your total liabilities	\$
David 2. Cummunanian Variation	man and Francis			
Part 3: Summarize Your Inco	me and Expense	25		
4. Schedule I: Your Income (Official F	Form 106I)			

5. Schedule J: Your Expenses (Official Form 106J)

Copy your combined monthly income from line 12 of Schedule I.....

Copy your monthly expenses from line 22c of Schedule J

D_{Δ}	htor	1

First Name Middle Name Last Name

Case number (if known)

+ \$_____

P	art 4: Answer These Questions for Administrative and Statistical Records		
6.	Are you filing for bankruptcy under Chapters 7, 11, or 13? No. You have nothing to report on this part of the form. Check this box and submit this formation Yes	rm to the court with your other so	hedules.
7.	What kind of debt do you have?		
	Your debts are primarily consumer debts. Consumer debts are those "incurred by an family, or household purpose." 11 U.S.C. § 101(8). Fill out lines 8-9g for statistical purpose.		,
	Your debts are not primarily consumer debts. You have nothing to report on this part this form to the court with your other schedules.	of the form. Check this box and s	submit
8.	From the Statement of Your Current Monthly Income: Copy your total current monthly income 122A-1 Line 11; OR, Form 122B Line 11; OR, Form 122C-1 Line 14.	ome from Official	\$
9.	Copy the following special categories of claims from Part 4, line 6 of <i>Schedule E/F</i> :		
		Total claim	
	From Part 4 on Schedule E/F, copy the following:		
	9a. Domestic support obligations (Copy line 6a.)	\$	
	9b. Taxes and certain other debts you owe the government. (Copy line 6b.)	\$	
	9c. Claims for death or personal injury while you were intoxicated. (Copy line 6c.)	\$	
	9d. Student loans. (Copy line 6f.)	\$	
	9e. Obligations arising out of a separation agreement or divorce that you did not report as priority claims. (Copy line 6g.)	\$	

9f. Debts to pension or profit-sharing plans, and other similar debts. (Copy line 6h.)

9g. Total. Add lines 9a through 9f.

Fill in this information to identify your case:						
Debtor 1	5	AF I II N				
	First Name	Middle Name	Last Name			
Debtor 2						
(Spouse, if filing)	First Name	Middle Name	Last Name			
United States E	United States Bankruptcy Court for the: District of					
Case number (If known)			_			

☐ Check if this is an amended filing

Official Form 106Dec

Declaration About an Individual Debtor's Schedules

12/15

If two married people are filing together, both are equally responsible for supplying correct information.

You must file this form whenever you file bankruptcy schedules or amended schedules. 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.

Sign Below	
Did you hav or agree to hav someone wh	o is NOT an attorney to help you fill out bankruptcy forms?
□ No	o to No. 1 an alternoy to help you mil out built apply forms.
	. Attach Bankruptcy Petition Preparer's Notice, Declaration, and
	Signature (Official Form 119).
Under penalty of perjury, I declare that I h	nave read the summary and schedules filed with this declaration and
that they are true and correct.	·
K	×
Signature of Debtor 1	Signature of Debtor 2
Date	Date
וווווו עם / וווווו	WIWI / DD / TITT

Fill in this information to identify your case and this filing:					
Debtor 1 _					
	First Name	Middle Name	Last Name		
Debtor 2					
(Spouse, if filing)	First Name	Middle Name	Last Name		
United States E	. ,	r the: District of			

☐ Check if this is an amended filing

Official Form 106A/B

Schedule A/B: Property

12/15

In each category, separately list and describe items. List an asset only once. If an asset fits in more than one category, list the asset in the category where you think it fits best. 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: Describe Each Residence, Building, Land, or Other Real Estate You Own or Have an Interest In

Yes. Where is the property? 1.	What is the property? Check all that apply. ☐ Single-family home ☐ Duplex or multi-unit building	Do not deduct secured cla the amount of any secure Creditors Who Have Clair	d claims on Schedule
Street address, if available, or other description	Condominium or cooperative Manufactured or mobile home	Current value of the entire property?	Current value of portion you own
City State ZIP Co.	Land Investment property Timeshare Other	Describe the nature of interest (such as fee	of your ownership simple, tenancy b
	Who has an interest in the property? Check one.	the entireties, or a life	e estate), if knowr
County	☐ Debtor 1 only ☐ Debtor 2 only ☐ Debtor 1 and Debtor 2 only ☐ At least one of the debtors and another	Check if this is co	ommunity property
	Other information you wish to add about this it	em, such as local	
you own or have more than one. list here:	property identification number:		
2	what is the property? Check all that apply. Single-family home Duplex or multi-unit building	Do not deduct secured cla the amount of any secure Creditors Who Have Clair	d claims on Schedule
	what is the property? Check all that apply. Single-family home Duplex or multi-unit building Condominium or cooperative Manufactured or mobile home	Do not deduct secured cla	d claims on Schedule ms Secured by Prope
2	what is the property? Check all that apply. Single-family home Duplex or multi-unit building Condominium or cooperative Manufactured or mobile home Land Investment property	Do not deduct secured clathe amount of any secure Creditors Who Have Clair Current value of the entire property? \$	d claims on Schedule ms Secured by Prope Current value of portion you owr
2. Street address, if available, or other description City State ZIP Co.	what is the property? Check all that apply. Single-family home Duplex or multi-unit building Condominium or cooperative Manufactured or mobile home Land Investment property	Do not deduct secured clathe amount of any secure Creditors Who Have Clair Current value of the entire property?	d claims on Schedule ms Secured by Prope Current value of portion you own \$ of your ownership simple, tenancy b
.2. Street address, if available, or other description	what is the property? Check all that apply. Single-family home Duplex or multi-unit building Condominium or cooperative Manufactured or mobile home Land Investment property Timeshare	Do not deduct secured clathe amount of any secure Creditors Who Have Clair Current value of the entire property? \$ Describe the nature cinterest (such as fee	d claims on Schedule ms Secured by Prope Current value of portion you owr \$ of your ownership simple, tenancy b

Debtor 1			Case number (if it	Kriowrij	
	First Name Middle Nam	ne Last Name			
1.3.	Street address, if available, or	z oth oz do oziation	What is the property? Check all that apply. ☐ Single-family home ☐ Duplex or multi-unit building	Do not deduct secured cla the amount of any secure Creditors Who Have Clain	ed claims on Schedule D:
	Street address, if available, of	r otner description	☐ Condominium or cooperative ☐ Manufactured or mobile home	Current value of the entire property?	Current value of th portion you own?
			Land	\$	\$
			☐ Investment property		
	City	State ZIP Code	Timeshare	Describe the nature of interest (such as fee	
			□ Other	the entireties, or a life	
			Who has an interest in the property? Check one.		
	County		Debtor 1 only		
	,		☐ Debtor 2 only ☐ Debtor 1 and Debtor 2 only	☐ Check if this is co	ommunity property
			At least one of the debtors and another	(see instructions)	minumy property
			Other information you wish to add about this ite	om such as local	
			property identification number:		
			all of your entries from Part 1, including any entries		\$
you h	nave attached for Part 1. V	Vrite that number	here.	→	Ψ
	Describe Your Vel		est in any vehicles, whether they are registered or	not? Include any vehicle	g
o you o	own, lease, or have legal of that someone else drives. I wans, trucks, tractors, sp	or equitable intere	est in any vehicles, whether they are registered or cle, also report it on Schedule G: Executory Contracts s, motorcycles		s
ou own	own, lease, or have legal of that someone else drives. I wans, trucks, tractors, sp	or equitable intere	cle, also report it on Schedule G: Executory Contracts		s
o you o ou own Cars,	own, lease, or have legal of that someone else drives. I wans, trucks, tractors, sp	or equitable intere	cle, also report it on Schedule G: Executory Contracts s, motorcycles Who has an interest in the property? Check one.	and Unexpired Leases. Do not deduct secured cla	aims or exemptions. Put
Cars,	own, lease, or have legal of that someone else drives. I , vans, trucks, tractors, sp o es	or equitable intere	cle, also report it on <i>Schedule G: Executory Contracts</i> s, motorcycles Who has an interest in the property? Check one. Debtor 1 only	and Unexpired Leases.	aims or exemptions. Put ed claims on <i>Schedule D</i>
o you o ou own Cars, N	own, lease, or have legal of that someone else drives. I vans, trucks, tractors, sp o es	or equitable intere	cle, also report it on Schedule G: Executory Contracts s, motorcycles Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only	and Unexpired Leases. Do not deduct secured clause amount of any secure	aims or exemptions. Put and claims on Schedule D and Secured by Property. Current value of the
o you o ou own Cars, N	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spoones Make:	or equitable intere	cle, also report it on <i>Schedule G: Executory Contracts</i> s, motorcycles Who has an interest in the property? Check one. Debtor 1 only	Do not deduct secured class the amount of any secure Creditors Who Have Claim	aims or exemptions. Put id claims on Schedule D ms Secured by Property.
o you o ou own Cars, N	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spootes Make: Model: Year:	or equitable intere	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another	Do not deduct secured clathe amount of any secure Creditors Who Have Clair Current value of the entire property?	aims or exemptions. Put ad claims on <i>Schedule D</i> ms Secured by Property. Current value of the portion you own?
Cars,	own, lease, or have legal of that someone else drives. It is vans, trucks, tractors, spooses Make: Model: Year: Approximate mileage:	or equitable intere	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only	Do not deduct secured class the amount of any secure Creditors Who Have Clair	aims or exemptions. Put ad claims on <i>Schedule D</i> ms Secured by Property. Current value of the portion you own?
Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spooles Make: Model: Year: Approximate mileage: Other information:	or equitable interest for you lease a vehicle port utility vehicle	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see	Do not deduct secured clathe amount of any secure Creditors Who Have Clair Current value of the entire property?	aims or exemptions. Put ad claims on <i>Schedule D</i> ms Secured by Property Current value of to portion you own?
Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spoores Make: Model: Year: Approximate mileage: Other information:	or equitable interest for you lease a vehicle port utility vehicle	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions)	Do not deduct secured class the amount of any secure Creditors Who Have Clair Current value of the entire property?	aims or exemptions. Put the claims on Schedule D ms Secured by Property. Current value of the portion you own?
Cars,	own, lease, or have legal of that someone else drives. It is wans, trucks, tractors, spooses Make: Model: Year: Approximate mileage: Other information:	or equitable interest for you lease a vehicle port utility vehicle	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) Who has an interest in the property? Check one.	Do not deduct secured class the amount of any secure Creditors Who Have Clair Current value of the entire property? \$ Do not deduct secured class the amount of any secure	aims or exemptions. Put ad claims on Schedule D ms Secured by Property. Current value of the portion you own? \$
o you obu own Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spooles Make: Model: Year: Approximate mileage: Other information: own or have more than one Make: Model: Model:	or equitable interest for you lease a vehicle port utility vehicle	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions)	Do not deduct secured class the amount of any secure Creditors Who Have Clair Current value of the entire property? \$ Do not deduct secured class the amount of any secure Creditors Who Have Clair	aims or exemptions. Put Id claims on Schedule D. Ims Secured by Property. Current value of th portion you own? \$
o you obu own Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spoores Make: Model: Year: Approximate mileage: Other information: own or have more than one Make: Model: Year:	or equitable interest for you lease a vehicle port utility vehicle	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only	Do not deduct secured class. Current value of the entire property? Do not deduct secured class. Do not deduct secured class. Current value of the entire property?	aims or exemptions. Put the claims on Schedule D. ms Secured by Property. Current value of the portion you own? \$
o you obu own Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spooles Make: Model: Year: Approximate mileage: Own or have more than one Make: Model: Year: Approximate mileage: Approximate mileage:	or equitable interest for you lease a vehicle port utility vehicle	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only	Do not deduct secured class the amount of any secure Creditors Who Have Clair Current value of the entire property? \$ Do not deduct secured class the amount of any secure Creditors Who Have Clair	aims or exemptions. Put Id claims on Schedule D. Ims Secured by Property. Current value of th portion you own? \$
o you obu own Cars, N Y 3.1.	own, lease, or have legal of that someone else drives. It wans, trucks, tractors, spoores Make: Model: Year: Approximate mileage: Other information: own or have more than one Make: Model: Year:	or equitable interest for you lease a vehicle port utility vehicle	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only	Do not deduct secured class. Current value of the entire property? Do not deduct secured class. Do not deduct secured class. Current value of the entire property?	aims or exemptions. Put id claims on Schedule D: ms Secured by Property. Current value of th portion you own? \$

0.0.				
	Make:	Who has an interest in the property? Check one.	Do not deduct secured cla	
	Model:	Debtor 1 only	Creditors Who Have Clair	
	Year:	Debtor 2 only	Current value of the	Current value of th
	Approximate mileage:	─ □ Debtor 1 and Debtor 2 only─ □ At least one of the debtors and another	entire property?	portion you own?
	Other information:	At least one of the deptors and another		
	Other information.	☐ Check if this is community property (see instructions)	\$	\$
3.4.	Make:	Who has an interest in the property? Check one.	Do not deduct secured cla	aims or exemptions. Put
O	Model:	Debtor 1 only	the amount of any secure Creditors Who Have Clain	
		Debtor 2 only		
	Year:	Debtor 1 and Debtor 2 only	Current value of the	Current value of the
	Approximate mileage:	At least one of the debtors and another	entire property?	portion you own?
	Other information:	_	Φ.	Φ.
		☐ Check if this is community property (see instructions)	\$	\$
Examµ □ No □ Ye	oles: Boats, trailers, motors, persons	's and other recreational vehicles, other vehicles, and access and watercraft, fishing vessels, snowmobiles, motorcycle accesso when we want to be with the property? Check one.	ries	ims or exemptions. Put
Examp No Ye	oles: Boats, trailers, motors, persor	who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another		d claims on Schedule D: ns Secured by Property.
Examp ☐ No ☐ Ye	oles: Boats, trailers, motors, persor s Make: Model: Year:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only	Do not deduct secured clathe amount of any secure Creditors Who Have Claim	d claims on Schedule D: ns Secured by Property. Current value of the
Example No No Ye 4.1.	oles: Boats, trailers, motors, persor s Make: Model: Year:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions)	Do not deduct secured clathe amount of any secure Creditors Who Have Claim	d claims on Schedule D: ns Secured by Property. Current value of the
Examp No Ye 4.1.	oles: Boats, trailers, motors, persons Make: Model: Year: Other information:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions)	Do not deduct secured clathe amount of any securer Creditors Who Have Claim Current value of the entire property? \$ Do not deduct secured claim	d claims on Schedule D: ns Secured by Property. Current value of the portion you own? \$
Example No. 1 Yes	oles: Boats, trailers, motors, persons Make: Model: Year: Other information: own or have more than one, list here Make:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions)	Do not deduct secured clathe amount of any securer Creditors Who Have Claim Current value of the entire property? \$ Do not deduct secured clathe amount of any securer	d claims on Schedule D: ns Secured by Property. Current value of the portion you own? \$
Examp No Ye 4.1.	oles: Boats, trailers, motors, persons Make: Model: Year: Other information: own or have more than one, list her Make: Model:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) re: Who has an interest in the property? Check one.	Do not deduct secured clathe amount of any securer Creditors Who Have Clair. Current value of the entire property? \$ Do not deduct secured clathe amount of any securer Creditors Who Have Clair.	d claims on Schedule D: ms Secured by Property. Current value of the portion you own? \$
Example No Yes	Make: Other information: Down or have more than one, list her Make: Model: Make: Model: Model: Year:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) re: Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 2 only Debtor 3 only Debtor 1 and Debtor 2 only	Do not deduct secured clathe amount of any securer Creditors Who Have Clair. Current value of the entire property? \$ Do not deduct secured clathe amount of any securer Creditors Who Have Clair. Current value of the	d claims on Schedule D: ns Secured by Property. Current value of the portion you own? \$ aims or exemptions. Put d claims on Schedule D: ns Secured by Property. Current value of the
Example No Yes	oles: Boats, trailers, motors, persons Make: Model: Year: Other information: own or have more than one, list her Make: Model:	Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this is community property (see instructions) Te: Who has an interest in the property? Check one. Debtor 1 only Debtor 2 only	Do not deduct secured clathe amount of any securer Creditors Who Have Clair. Current value of the entire property? \$ Do not deduct secured clathe amount of any securer Creditors Who Have Clair.	d claims on Schedule D: ms Secured by Property. Current value of the portion you own? \$

First Name	Middle Name	Last Namo	

Part 3: Describe Your Personal and Household Items

Do	you own or have any legal or equitable interest in any of the following items?	Current value of the portion you own? Do not deduct secured claims or exemptions.
	Household goods and furnishings Examples: Major appliances, furniture, linens, china, kitchenware No Yes. Describe	\$
	Electronics Examples: Televisions and radios; audio, video, stereo, and digital equipment; computers, printers, scanners; music collections; electronic devices including cell phones, cameras, media players, games No	
	Yes. Describe Collectibles of value	\$
	Examples: Antiques and figurines; paintings, prints, or other artwork; books, pictures, or other art objects; stamp, coin, or baseball card collections; other collections, memorabilia, collectibles No Yes. Describe	\$
	Equipment for sports and hobbies Examples: Sports, photographic, exercise, and other hobby equipment; bicycles, pool tables, golf clubs, skis; canoes and kayaks; carpentry tools; musical instruments	
	☐ Yes. Describe	\$
	Firearms Examples: Pistols, rifles, shotguns, ammunition, and related equipment No Yes. Describe	\$
	Clothes Examples: Everyday clothes, furs, leather coats, designer wear, shoes, accessories No Yes. Describe	\$
12.	Jewelry Examples: Everyday jewelry, costume jewelry, engagement rings, wedding rings, heirloom jewelry, watches, gems, gold, silver	
	□ No □ Yes. Describe	\$
	Non-farm animals Examples: Dogs, cats, birds, horses	
	□ No □ Yes. Describe	\$
	Any other personal and household items you did not already list, including any health aids you did not list	
	Yes. Give specific information	\$
	Add the dollar value of all of your entries from Part 3, including any entries for pages you have attached for Part 3. Write that number here	\$

_		
De	btor	1

First Name	Middle Name	Last Name	

Case number (if known)

Part 4: Describe Your Financial Assets

Do you own o	or have any le	gal or equitable interest in a	any of the following?		Current value of the portion you own? Do not deduct secured claims or exemptions.
16. Cash Examples:	Money you ha	ve in your wallet, in your hom	ne, in a safe deposit box, and on hand when you f	ile your petition	
Yes				Cash:	\$
	Checking, sav	ings, or other financial accou lar institutions. If you have m	unts; certificates of deposit; shares in credit unions ultiple accounts with the same institution, list each	s, brokerage houses, n.	
☐ No ☐ Yes			Institution name:		
		17.1. Checking account:			\$
		17.2. Checking account:			\$
		17.3. Savings account:			\$
		17.4. Savings account:			\$
		17.5. Certificates of deposit:			\$
		17.6. Other financial account:			\$
		17.7. Other financial account:			\$
		17.8. Other financial account:			\$
		17.9. Other financial account:			\$
Examples:		publicly traded stocks vestment accounts with broken	erage firms, money market accounts		
☐ Yes		Institution or issuer name:			
					\$
					\$ \$
					Φ
		ck and interests in incorpo d joint venture	rated and unincorporated businesses, including	ng an interest in	
☐ No	-	Name of entity:		% of ownership:	
	ive specific ation about			%	\$
				%	\$
				%	\$

Debtor 1				Case number (if known)	
	First Name	Middle Name	Last Name		
Negotia	ble instruments i	nclude personal ch	ecks, cashiers' chec	d non-negotiable instruments cks, promissory notes, and money orders. meone by signing or delivering them.	
☐ No					
infor	. Give specific mation about	Issuer name:			\$
					\$
					\$
Exampl			401(k), 403(b), thrift	t savings accounts, or other pension or profit-sharing plans	
	. List each ount separately.	Type of account:	Institution name:		
		401(k) or similar pla	n:		\$
		Pension plan:			\$
		IRA:			\$
		Retirement account:			\$
		Keogh:			\$
		Additional account:			\$
		Additional account:			\$
Your sh Exampl		deposits you have		nay continue service or use from a company ies (electric, gas, water), telecommunications	
☐ Yes			Institution name or inc	dividual:	
		Electric:			\$
		Gas:			\$
		Heating oil:			\$
		Security deposit on	rental unit:		\$
		Prepaid rent:			\$
		Telephone:			\$
		Water:			\$
		Rented furniture:			\$
		Other:			\$
23. Annuiti	es (A contract for	r a periodic paymer	nt of money to you, e	either for life or for a number of years)	
☐ No					
☐ Yes		Issuer name and d	escription:		
					\$
					\$
		-			\$

First Name Middle Name	Last Name		
24. Interests in an education IRA, in an accordance 26 U.S.C. §§ 530(b)(1), 529A(b), and 529(ount in a qualified ABLE program, or under a qualified stab)(1).	ate tuition program.	
□ No □ YesInstitution r	name and description. Separately file the records of any intere	ests.11 U.S.C. § 521(c):	
			¢
			\$
			\$
			Y
25. Trusts, equitable or future interests in p exercisable for your benefit	roperty (other than anything listed in line 1), and rights o	r powers	
□ No			
Yes. Give specific information about them			\$
26. Patents, copyrights, trademarks, trade s	secrets, and other intellectual property		
	es, proceeds from royalties and licensing agreements		
□ No			
Yes. Give specific information about them			\$
27. Licenses, franchises, and other general <i>Examples</i> : Building permits, exclusive licer	intangibles uses, cooperative association holdings, liquor licenses, profes	sional licenses	
□ No			
Yes. Give specific information about them			\$
Money or property owed to you?			Current value of the portion you own? Do not deduct secured claims or exemptions.
28. Tax refunds owed to you			
☐ No☐ Yes. Give specific information			
about them, including whether		Federal: \$ State: \$	
you already filed the returns and the tax years		Local: \$	
		Local. ψ	
29. Family support			
Examples: Past due or lump sum alimony, D No	spousal support, child support, maintenance, divorce settlem	ent, property settlemen	L
☐ Yes. Give specific information			
		Alimony:	\$
		Maintenance:	\$
		Support: Divorce settlement:	\$ \$
		Property settlement:	\$
30. Other amounts someone owes you			
Examples: Unpaid wages, disability insura	nce payments, disability benefits, sick pay, vacation pay, woll loans you made to someone else	kers' compensation,	
□ No			
☐ Yes. Give specific information			\$

Case number (if known)_

Debtor 1

	That Name Whate Name	Last Name		
	Indonesia to to company and to to			
	Interests in insurance policies	ourance: booth sovings account (UC	A); credit, homeowner's, or renter's insurance	
	No	diance, nealth savings account (113.	A), credit, nomeowners, or remers insurance	
	Yes. Name the insurance compan			
	of each policy and list its value		Beneficiary:	Surrender or refund value:
				\$
				\$
				\$
00	A manifestation and the state of the state of	from composite the died		
	Any interest in property that is due If you are the beneficiary of a living true		rance policy, or are currently entitled to receive	
	property because someone has died.	, -,,,	rance pency, or are carrenal continued to receive	
	☐ No			_
	☐ Yes. Give specific information			•
				\$
33.	Claims against third parties, whether	er or not you have filed a lawsuit o	or made a demand for payment	
	Examples: Accidents, employment dis	sputes, insurance claims, or rights to	sue	
	□ No			_
	Yes. Describe each claim			\$
	Other contingent and unliquidated to set off claims	claims of every nature, including o	counterclaims of the debtor and rights	
	□ No			
	☐ Yes. Describe each claim			
				\$
35.	Any financial assets you did not alr	eady list		
	□ No	-		
	☐ Yes. Give specific information			¢
				\$
26	Add the dollar value of all of your e	ntries from Part A including any a	entries for pages you have attached	
	•			\$
Dα	rt 5: Describe Any Busine	oo Dolotod Dronorty Vou C	Num on House on Interest In List only	ool ootata in Dart 1
Га	Describe Any Busine	SS-Related Property You C	Own or Have an Interest In. List any r	ear estate in Part 1.
37.	Do you own or have any legal or eq	uitable interest in any business-re	elated property?	
	☐ No. Go to Part 6.			
	☐ Yes. Go to line 38.			
				Current value of the
				portion you own?
				Do not deduct secured claims or exemptions.
30	Accounts receivable or commission	ns vou already earned		
	No	is you already earlied		
	Yes. Describe			
	Tes. Describe			\$
30	Office equipment, furnishings, and	sunnlies		
			achines, rugs, telephones, desks, chairs, electronic devices	3
	□ No			
	☐ Yes. Describe			\$
				Ψ

Case number (if known)_

Debtor 1

Debtor 1				Case number (if known)	
First Name	Middle Name	Last Name			
•	juipment, sup	plies you use in bus	siness, and tools of your t	rade	
□ No					
Yes. Describe					\$
1. Inventory					
☐ No☐ Yes. Describe					
☐ Yes. Describe					\$
2. Interests in partnership	ps or joint ve	ntures			
☐ Yes. Describe	Name of entity	:		% of owners	nip:
				%	\$
				%	\$
				%	\$
No Yes. Do your lists i No Yes. Descr		nally identifiable info	ormation (as defined in 11	U.S.C. § 101(41A))?	\$
4. Any business-related p	property you	did not already list			
Yes. Give specific information					\$
					\$
					\$
					\$
					\$
					\$
			ncluding any entries for pa	ages you have attached	→
		I Commercial Fish est in farmland, list i		You Own or Have an Interd	est In.
6. Do you own or have ar No. Go to Part 7. Yes. Go to line 47.	ny legal or eq	uitable interest in an	y farm- or commercial fisl	hing-related property?	
					Current value of the
					<pre>portion you own?</pre> Do not deduct secured claims
					or exemptions.

47. Farm animals

☐ Yes.....

☐ No

Examples: Livestock, poultry, farm-raised fish

Debtor 1 First Name Middle Name	Last Name	Ca	ase number (if known)	
i list valile ivilidie ivalile	Last Name			
48. Crops—either growing or harvested				
☐ Yes. Give specific information				\$
49. Farm and fishing equipment, implement				
☐ Yes				\$
50. Farm and fishing supplies, chemicals	s, and feed			
☐ No ☐ Yes				
☐ Yes				\$
51. Any farm- and commercial fishing-rel	ated property you did not al	ready list		
Yes. Give specific information				\$
52. Add the dollar value of all of your en	tries from Part 6 including a			Ψ
for Part 6. Write that number here				\$
Part 7: Describe All Property 53. Do you have other property of any ki		nterest in That \	ou Did Not List Above	
Examples: Season tickets, country club mem				
☐ No☐ Yes. Give specific				\$
information				\$ \$
				
54. Add the dollar value of all of your ent	ries from Part 7. Write that n	umber here	→	\$
Part 8: List the Totals of Each	h Part of this Form			
55. Part 1: Total real estate, line 2			→	\$
56. Part 2: Total vehicles, line 5		\$		
57. Part 3: Total personal and household	items, line 15	\$		
58. Part 4: Total financial assets, line 36		\$		
59. Part 5: Total business-related proper	ty, line 45	\$		
60. Part 6: Total farm- and fishing-related	I property, line 52	\$		
61. Part 7: Total other property not listed	, line 54 +	\$		
62. Total personal property. Add lines 56	through 61	\$	Copy personal property total 🛨	+\$
63. Total of all property on Schedule A/B	. Add line 55 + line 62			\$

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 fo	r the: District o	f		
Case number (If known)					

Official Form 106C

Schedule C: The Property You Claim as Exempt

04/22

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Using the property you listed on *Schedule A/B: Property* (Official Form 106A/B) as your source, list the property that you claim as exempt. If more space is needed, fill out and attach to this page as many copies of *Part 2: Additional Page* as necessary. On the top of any additional pages, write your name and case number (if known).

For each item of property you claim as exempt, you must specify the amount of the exemption you claim. One way of doing so is to state a specific dollar amount as exempt. Alternatively, you may claim the full fair market value of the property being exempted up to the amount of any applicable statutory limit. Some exemptions—such as those for health aids, rights to receive certain benefits, and tax-exempt retirement funds—may be unlimited in dollar amount. However, if you claim an exemption of 100% of fair market value under a law that limits the exemption to a particular dollar amount and the value of the property is determined to exceed that amount, your exemption would be limited to the applicable statutory amount.

	 Part 1: Identify the Property You Claim as Exempt 1. Which set of exemptions are you claiming? Check one only, even if your spouse is filing with you. ☐ You are claiming state and federal nonbankruptcy exemptions. 11 U.S.C. § 522(b)(3) ☐ You are claiming federal exemptions. 11 U.S.C. § 522(b)(2) 								
2.	For any property you list on Schedule A/B th	nat you claim as exem	pt, fill in the information below.						
	Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Amount of the exemption you claim	Specific laws that allow exemption					
		Copy the value from Schedule A/B	Check only one box for each exemption.						
	Brief description:	\$	□ \$ □ 100% of fair market value, up to						
	Schedule A/B:		any applicable statutory limit						
	Brief description:	\$	\$ \[\] 100% of fair market value, up to						
	Schedule A/B:		any applicable statutory limit						
	Brief description:	\$	\$						
	Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit						
3.									
	□ No□ Yes. Did you acquire the property covered	by the exemption within	1,215 days before you filed this case?						
□ No □ Yes									

Middle Name

Last Name

Case number	cer		
Case Hulliber	IT KNOWN)		

Part 2: A

Additional Page

Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Amount of the exemption you claim	Specific laws that allow exemption
	Copy the value from Schedule A/B	Check only one box for each exemption	
Brief description:	. \$		
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	\$		
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	\$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	\$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	- \$	
Line from Schedule A/B: ———		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	□ \$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	\$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$		
Line from Schedule A/B: ———		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$		
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	\$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	\$	
Line from Schedule A/B: ———		☐ 100% of fair market value, up to any applicable statutory limit	
Brief description:	. \$	□ \$	
Line from Schedule A/B:		☐ 100% of fair market value, up to any applicable statutory limit	

Fill in this information to identify your case	e:			
Debtor 1 First Name Middle N	ame Last Name			
Debtor 2 (Spouse, if filing) First Name Middle N	ame Last Name			
United States Bankruptcy Court for the:	District of			
Case number(If known)			☐ Check i	f this is an
(II KIOWI)			amende	
Official Form 106D				
Schedule D: Creditors	s Who Have Claims Secure	ed by Prop	erty	12/15
	If two married people are filing together, both are eq r the Additional Page, fill it out, number the entries, a e number (if known).			
	,			
1. Do any creditors have claims secured b				
■ No. Check this box and submit this form■ Yes. Fill in all of the information below.	n to the court with your other schedules. You have nothi	ng else to report on t	his form.	
Tes. This is all of the information below.				
Part 1: List All Secured Claims				
2. List all assured eleims. If a graditar has m	ore then are consumed along list the graditor consumately.	Column A	Column B	Column C
	ore than one secured claim, list the creditor separately as a particular claim, list the other creditors in Part 2.	Amount of claim Do not deduct the	Value of collateral that supports this	Unsecured portion
As much as possible, list the claims in alph	abetical order according to the creditor's name.	value of collateral.	claim	If any
2.1	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name]		
Number Street				
Cuest.	As of the date you file, the claim is: Check all that apply.	J		
	Contingent			
City State ZIP Code	☐ Unliquidated ☐ Disputed			
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
Debtor 1 only	An agreement you made (such as mortgage or secured)			
Debtor 2 only	car loan)			
Debtor 1 and Debtor 2 only	☐ Statutory lien (such as tax lien, mechanic's lien) ☐ Judgment lien from a lawsuit			
At least one of the debtors and another	Other (including a right to offset)	_		
☐ Check if this claim relates to a community debt				
Date debt was incurred	Last 4 digits of account number			
2.2	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name]		
Number Street				
	As of the date you file, the claim is: Check all that apply.			
	☐ Contingent ☐ Unliquidated			
City State ZIP Code	☐ Disputed			
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
Debtor 1 only	☐ An agreement you made (such as mortgage or secured			
Debtor 2 only Debtor 1 and Debtor 2 only	car loan) Statutory lien (such as tax lien, mechanic's lien)			
At least one of the debtors and another	Judgment lien from a lawsuit			
☐ Check if this claim relates to a	Other (including a right to offset)	-		
community debt				
Date debt was incurred	Last 4 digits of account number	1		
Add the dollar value of your entries in (Column A on this page. Write that number here:	\$		

Dobt	or 1	

irot Nama	Middle Nome	Loot Name	

Case number (if known)					
---------------	-----------	--	--	--	--	--

Part 1: After listing any entries on this by 2.4, and so forth.	page, number them beginning with 2.3, followed	Amount of claim Do not deduct the value of collateral.	Value of collateral that supports this claim	Unsecured portion
	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name]		
Number Street				
City State ZIP Code	As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed			
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
☐ Debtor 1 only ☐ Debtor 2 only	☐ An agreement you made (such as mortgage or secured car loan)			
Debtor 1 and Debtor 2 only At least one of the debtors and another	☐ Statutory lien (such as tax lien, mechanic's lien) ☐ Judgment lien from a lawsuit			
☐ Check if this claim relates to a community debt	Other (including a right to offset)			
Date debt was incurred	Last 4 digits of account number			
	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name				
Number Street				
	As of the date you file, the claim is: Check all that apply.			
	Contingent Unliquidated			
City State ZIP Code	Disputed			
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
Debtor 1 only	☐ An agreement you made (such as mortgage or secured			
Debtor 2 only	car loan)			
Debtor 1 and Debtor 2 only At least one of the debtors and another	Statutory lien (such as tax lien, mechanic's lien)			
_	☐ Judgment lien from a lawsuit☐ Other (including a right to offset)			
☐ Check if this claim relates to a community debt	— Other (moduling a right to onset)			
Date debt was incurred	Last 4 digits of account number			
Craditaria Nama	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name				
Number Street				
	As of the date you file, the claim is: Check all that apply.			
2100	Contingent			
City State ZIP Code	Unliquidated Disputed			
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
Debtor 1 only	An agreement you made (such as mortgage or secured			
Debtor 2 only Debtor 1 and Debtor 2 only	car loan) Statutory lien (such as tax lien, mechanic's lien)			
☐ At least one of the debtors and another	☐ Judgment lien from a lawsuit			
☐ Check if this claim relates to a	Other (including a right to offset)			
community debt Date debt was incurred	Last 4 digits of account number			
-	s in Column A on this page. Write that number here:	\$		
If this is the last page of your form	, add the dollar value totals from all pages.	\$		

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

Part 2: List Others to Be Notified for a Debt That You Already Listed

Use this page only if you have others to be notified about your bankruptcy for a debt that you already listed in Part 1. For example, if a collection agency is trying to collect from you for a debt you owe to someone else, list the creditor in Part 1, and then list the collection agency here. Similarly, if you have more than one creditor for any of the debts that you listed in Part 1, list the additional creditors here. If you do not have additional persons to be notified for any debts in Part 1, do not fill out or submit this page.

	•			
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	
				On which line in Part 1 did you enter the creditor?
Name				Last 4 digits of account number
Number	Street			
City		State	ZIP Code	

•		•		ORITY claims and Part 2 for creditors valued result in a claim. Also list executo	
Schedu	ule E/F: C	reditors Wh	no Have Un	secured Claims	12/15
Official F	orm 106E	<u>/F</u>			
	, ,	the: District (Check if this is all amended filing
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name		
Debtor 1	First Name	Middle Name	Last Name		
Fill in this in	formation to ider	ntify your case:			

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY claims and Part 2 for creditors with NONPRIORITY claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on *Schedule A/B: Property* (Official Form 106A/B) and on *Schedule G: Executory Contracts and Unexpired Leases* (Official Form 106G). Do not include any creditors with partially secured claims that are listed in *Schedule D: Creditors Who Have Claims Secured by Property*. If more space is needed, copy the Part you need, fill it out, number the entries in the boxes on the left. Attach the Continuation Page to this page. On the top of any additional pages, write your name and case number (if known).

any	additional pages, write your name and case nu	inber (ii known).			
Pa	rt 1: List All of Your PRIORITY Unsecure	ed Claims			
	Do any creditors have priority unsecured claims ☐ No. Go to Part 2. ☐ Yes.	s against you?			
	each claim listed, identify what type of claim it is. If nonpriority amounts. As much as possible, list the cunsecured claims, fill out the Continuation Page of	editor has more than one priority unsecured claim, list the a claim has both priority and nonpriority amounts, list the claims in alphabetical order according to the creditor's na Part 1. If more than one creditor holds a particular claim	at claim here ar ame. If you hav	nd show both e more than to	priority and wo priority
	(For an explanation of each type of claim, see the in	nstructions for this form in the instruction booklet.)			
	1		Total claim	Priority amount	Nonpriority amount
2.1	Priority Creditor's Name	Last 4 digits of account number	\$	_ \$	_ \$
	Number Street	When was the debt incurred?			
		As of the date you file, the claim is: Check all that apply	•		
	City State ZIP Code	☐ Contingent☐ Unliquidated			
	Who incurred the debt? Check one. ☐ Debtor 1 only	☐ Disputed			
	Debtor 2 only	Type of PRIORITY unsecured claim:			
	☐ Debtor 1 and Debtor 2 only	☐ Domestic support obligations			
	☐ At least one of the debtors and another	☐ Taxes and certain other debts you owe the government			
	☐ Check if this claim is for a community debt	☐ Claims for death or personal injury while you were			
	Is the claim subject to offset?	intoxicated Other. Specify			
	□ No □ Yes	Other. Specify			
2.2		Last 4 digits of account number	\$	\$	\$
	Priority Creditor's Name	When was the debt incurred?	Ψ	_ Ψ	Ψ
	Number Street	As of the date you file, the claim is: Check all that apply			
		☐ Contingent			
	City State ZIP Code	☐ Unliquidated			
	Who incurred the debt? Check one.	☐ Disputed			
	Debtor 1 only	Type of PRIORITY uncoured alaims			
	Debtor 2 only	Type of PRIORITY unsecured claim:			
	Debtor 1 and Debtor 2 only	Domestic support obligations			
	At least one of the debtors and another	Taxes and certain other debts you owe the government			
	☐ Check if this claim is for a community debt	Claims for death or personal injury while you were intoxicated			
	Is the claim subject to offset? ☐ No	Other. Specify			
	☐ Yes				

_		
De	htor	1

First Name

Middle Name

	Las	t Na	me	

Case number	(if known)		

Part 1: Your PRIORITY Unsecured Claims – Continuation Page

n beginning with 2.3, followed by 2.4, and so forth.	Total claim	Priority amount	Nonpriority amount
Last 4 digits of account number	\$	_ \$	_ \$
 □ Disputed Type of PRIORITY unsecured claim: □ Domestic support obligations □ Taxes and certain other debts you owe the government □ Claims for death or personal injury while you were intoxicated □ Other. Specify 			
Last 4 digits of account number	\$	\$	\$
Last 4 digits of account number	\$. \$	\$
	Last 4 digits of account number	Last 4 digits of account number S	Last 4 digits of account number \$

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

Pa	rt 2: List All of Your NONPRIORITY Unsecured	Claims	
3.	Do any creditors have nonpriority unsecured claims ag No. You have nothing to report in this part. Submit this form		
4.	nonpriority unsecured claim, list the creditor separately for e	nabetical order of the creditor who holds each claim. If a creditor has each claim. For each claim listed, identify what type of claim it is. Do not lar claim, list the other creditors in Part 3.If you have more than three nor	list claims already
			Total claim
4.1]		
	Nonpriority Creditor's Name	Last 4 digits of account number	\$
	Number Street	When was the debt incurred?	V
	City State ZIP Code	As of the date you file, the claim is: Check all that apply.	
	Oily State Zii Gode	_	
	Who incurred the debt? Check one.	☐ Contingent☐ Unliquidated	
	Debtor 1 only	☐ Disputed	
	Debtor 2 only	- Disputed	
	Debtor 1 and Debtor 2 only	Type of NONPRIORITY unsecured claim:	
	At least one of the debtors and another	Student loans	
	☐ Check if this claim is for a community debt	Obligations arising out of a separation agreement or divorce that you did not report as priority claims	
	Is the claim subject to offset?	Debts to pension or profit-sharing plans, and other similar debts	
	□ No	Other. Specify	
	☐ Yes		
4.2		Last 4 digits of account number	\$
	Nonpriority Creditor's Name	When was the debt incurred?	
	, ,		
	Number Street	As of the date you file, the claim is: Check all that apply.	
	City State ZIP Code	Contingent	
	Who incurred the debt? Check one.	☐ Unliquidated	
	Debtor 1 only	☐ Disputed	
	Debtor 2 only		
	☐ Debtor 1 and Debtor 2 only	Type of NONPRIORITY unsecured claim:	
	At least one of the debtors and another	Student loans	
	☐ Check if this claim is for a community debt	 Obligations arising out of a separation agreement or divorce that you did not report as priority claims 	
	Is the claim subject to offset?	Debts to pension or profit-sharing plans, and other similar debts	
	□ No	Other. Specify	
	☐ Yes		
4.3		Last 4 digits of account number	
	Nonpriority Creditor's Name		\$
		When was the debt incurred?	
	Number Street		
	City State ZIP Code	As of the date you file, the claim is: Check all that apply.	
		Contingent	
	Who incurred the debt? Check one.	☐ Unliquidated	
	Debtor 1 only	☐ Disputed	
	☐ Debtor 2 only ☐ Debtor 1 and Debtor 2 only		
	☐ At least one of the debtors and another	Type of NONPRIORITY unsecured claim:	
		Student loans	
	☐ Check if this claim is for a community debt	 Obligations arising out of a separation agreement or divorce that you did not report as priority claims 	
	Is the claim subject to offset?	Debts to pension or profit-sharing plans, and other similar debts	
	□ No	Other. Specify	
	☐ Yes		

Debtor 1

First Name Middle Name Last Name

Case number	(if known)

Part 2:

Your NONPRIORITY Unsecured Claims — Continuation Page

After listing any entries on this page, number them beginning wit	th 4.4, followed by 4.5, and so forth.	Total claim
	Last 4 digits of account number	\$
Nonpriority Creditor's Name	When was the debt incurred?	
Number Street	As of the date you file, the claim is: Check all that apply.	
City State ZIP Code	Contingent Unliquidated	
Who incurred the debt? Check one. ☐ Debtor 1 only	☐ Disputed	
☐ Debtor 2 only ☐ Debtor 1 and Debtor 2 only	Type of NONPRIORITY unsecured claim:	
At least one of the debtors and another	Student loansObligations arising out of a separation agreement or divorce that	
☐ Check if this claim is for a community debt	you did not report as priority claims Debts to pension or profit-sharing plans, and other similar debts	
Is the claim subject to offset? No Yes	Other. Specify	
	Last 4 digits of account number	\$
Nonpriority Creditor's Name	When was the debt incurred?	
Number Street	As of the date you file, the claim is: Check all that apply.	
City State ZIP Code	Contingent Unliquidated	
Who incurred the debt? Check one. ☐ Debtor 1 only	Disputed	
Debtor 2 only	Type of NONPRIORITY unsecured claim:	
Debtor 1 and Debtor 2 onlyAt least one of the debtors and another	Student loansObligations arising out of a separation agreement or divorce that	
☐ Check if this claim is for a community debt	you did not report as priority claims Debts to pension or profit-sharing plans, and other similar debts	
Is the claim subject to offset?	Other. Specify	
☐ No ☐ Yes		
	Last 4 digits of account number	\$
Nonpriority Creditor's Name	When was the debt incurred?	
Number Street	As of the date you file, the claim is: Check all that apply.	
City State ZIP Code	Contingent Unliquidated	
Who incurred the debt? Check one.	☐ Disputed	
☐ Debtor 1 only ☐ Debtor 2 only	Type of NONPRIORITY unsecured claim:	
☐ Debtor 1 and Debtor 2 only☐ At least one of the debtors and another	Student loans	
☐ Check if this claim is for a community debt	 Obligations arising out of a separation agreement or divorce that you did not report as priority claims 	
Is the claim subject to offset?	Debts to pension or profit-sharing plans, and other similar debtsOther. Specify	
☐ No ☐ Yes		

Debtor 1

First Name Middle Name Last Name

Case number (if known)_____

Part 3:

List Others to Be Notified About a Debt That You Already Listed

				On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured Claims
26.		01-1-	710.0-1-	Last 4 digits of account number
City		State	ZIP Code	On which entry in Part 1 or Part 2 did you list the original creditor?
Name				on which entry in rare roll rare 2 did you list the original creditor:
Number	Street			Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
varibei				Part 2: Creditors with Nonpriority Unsecured Claims
City		State	ZIP Code	Last 4 digits of account number
				On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
Number	Street			☐ Part 2: Creditors with Nonpriority Unsecured Claims
City		State	ZIP Code	Last 4 digits of account number
лцу		State	ZIP Code	On which entry in Part 1 or Part 2 did you list the original creditor?
lame				Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured Claims
City		State	ZIP Code	Last 4 digits of account number
ліу		State	ZIF Code	On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of /Cheek and D Port 1: Creditors with Priority Unacquired Claims
Number	Street			Line of (Check one): Part 1: Creditors with Priority Unsecured Claims Part 2: Creditors with Nonpriority Unsecured
				Claims
City		State	ZIP Code	Last 4 digits of account number
				On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
Number	Street			☐ Part 2: Creditors with Nonpriority Unsecured
				Claims
City		State	ZIP Code	Last 4 digits of account number
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
	. <u> </u>			Line of (Check one): Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured
				Claims
City		State	ZIP Code	Last 4 digits of account number

Middle Name

Last Name

Part 4:

Add the Amounts for Each Type of Unsecured Claim

6. Total the amounts of certain types of unsecured claims. This information is for statistical reporting purposes only. 28 U.S.C. § 159. Add the amounts for each type of unsecured claim.

Total claims from Part 1

- 6a. Domestic support obligations
- 6b. Taxes and certain other debts you owe the government
- 6c. Claims for death or personal injury while you were intoxicated
- 6d. **Other.** Add all other priority unsecured claims. Write that amount here.
- 6e. Total. Add lines 6a through 6d.

Total claims from Part 2

- 6f. Student loans
- 6g. Obligations arising out of a separation agreement or divorce that you did not report as priority claims
- 6h. Debts to pension or profit-sharing plans, and other similar debts
- 6i. **Other.** Add all other nonpriority unsecured claims. Write that amount here.
- 6j. Total. Add lines 6f through 6i.

Total claim

- 6a. _©
- 6b. ¢
- 6c.
- 6d. + c
- 6e. \$_____

Total claim

- 6f. \$_____
- 6g. \$_____
- 6h. _{\$}
- 6i **∔** ¢
- 6j. \$_____

Fill in this in	formation to identify yo	our case:	
Debtor			
	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)			

☐ Check if this is an amended filing

Official Form 106G

Schedule G: Executory Contracts and Unexpired Leases

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, copy the additional page, fill it out, number the entries, and attach it to this page. On the top of any additional pages, write your name and case number (if known).

- 1. Do you have any executory contracts or unexpired leases?
 - ☐ No. Check this box and file this form with the court with your other schedules. You have nothing else to report on this form.
 - Tyes. Fill in all of the information below even if the contracts or leases are listed on Schedule A/B: Property (Official Form 106A/B).
- 2. List separately each person or company with whom you have the contract or lease. Then state what each contract or lease is for (for example, rent, vehicle lease, cell phone). See the instructions for this form in the instruction booklet for more examples of executory contracts and unexpired leases.

	Person or	company with who	om you l	nave the contract or lease	State what the contract or lease is for
2.1					
	Name				
	Number	Street			-
	City		State	ZIP Code	
2.2					
	Name				
	Number	Street			-
	City		State	ZIP Code	-
2.3					
	Name				
	Number	Street			-
	City		State	ZIP Code	-
2.4					
	Name				
	Number	Street			-
	City		State	ZIP Code	-
2.5					
	Name				
	Number	Street			-
	City		State	ZIP Code	-

_		
Γ	btor	-1

First Name	Middle Name	Last Name

Case number (if known)_____

Additional Page if You Have More Contracts or Leases

	Person or	company with who	om you l	nave the contract or lease	What the contract or lease is for
2					
	Name				
	Number	Street			
	City		State	ZIP Code	•
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	
2					
	Name				
	Number	Street			
	City		State	ZIP Code	

Debtor 1					
Debior 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 (If known)					

☐ Check if this is an amended filing

Official Form 106H

Schedule H: Your Codebtors

12/15

Codebtors are people or entities who are also liable for any debts you may have. 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, copy the Additional Page, fill it out, and number the entries in the boxes on the left. Attach the Additional Page to this page. On the top of any Additional Pages, write your name and case number (if known). Answer every question.

1.	 Do you have any codebtors? (If you are filing a joint case, do not list either spouse as a codebtor.) No 							
	☐ Yes							
2.	Within the last 8 years, have you lived in a community property state or territory? (Community property states and territories include Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, and Wisconsin.)							
	☐ No. G	So to line 3.						
			se, former spouse, or legal equivalent liv	ve with you at the time?				
	□ N			•				
			ommunity state or territory did you live?		. Fill in the name and current address of that person.			
			,,					
	N	lame of your spous	se, former spouse, or legal equivalent					
	N	lumber Str	eet					
	C	City	State	ZIP Code				
3.	In Colum	n 1, list all of	your codebtors. Do not include your	spouse as a codebtor	r if your spouse is filing with you. List the person			
	shown in	n line 2 again	as a codebtor only if that person is a	guarantor or cosigne	r. Make sure you have listed the creditor on			
	Schedule	e D (Official F	Form 106D), Schedule E/F (Official For	m 106E/F), or Schedu	ule G (Official Form 106G). Use Schedule D,			
	Schedule	e E/F, or Sch	edule G to fill out Column 2.					
Column 1: Your codebtor					Column 2: The creditor to whom you owe the debt			
	Column 1. Tour codesion							
	7				Check all schedules that apply:			
3.1								
	Name				Schedule D, line			
					Schedule E/F, line			
	Number	Street			☐ Schedule G, line			
	City		State	ZIP Code				
3.2	1		State	Zii Oode				
3.2					Schedule D, line			
	Name				☐ Schedule E/F, line			
	Number	Street			Schedule G, line			
					Corlocate C, into			
	City		State	ZIP Code				
3.3								
	Name				Schedule D, line			
					Schedule E/F, line			
	Number	Street			☐ Schedule G, line			
	City		State	ZIP Code				

D	_	h	tr	

First Name	Middle Name	Last Name

0			
Case number	(if known)		

Column 1	: Your codebtor			Column 2: The creditor to whom you owe the debt
				Check all schedules that apply:
-				Cahadula D. lina
Name				Schedule D, lineSchedule E/F, line
Niverbox	Chroat			Schedule G, line
Number	Street			Confedence, into
City		State	ZIP Code	
				Schedule D, line
Name				☐ Schedule E/F, line
Number	Street			Schedule G, line
City		State	ZIP Code	
-				Schedule D, line
Name				Schedule E/F, line
Number	Street			Schedule G, line
114551	Culou			
City		State	ZIP Code	_
Name				Schedule D, line
				□ Schedule E/F, line
Number	Street			Schedule G, line
City		State	ZIP Code	
_				Cabadida D. Kas
Name				Schedule D, lineSchedule E/F, line
				Schedule G, line
Number	Street			Concade of the
City		State	ZIP Code	<u> </u>
_				Cohodulo D. lino
Name				Schedule D, line
Normalia	Otro of			Schedule G, line
Number	Street			2 65/160dic 6, iiilo
City		State	ZIP Code	
				D. Oshadda D. Kar
Name				Schedule D, line
				Schedule E/F, line
Number	Street			Goriedale G, line
City		State	ZIP Code	_
_				
Name				Schedule D, line
				Schedule E/F, line
Number	Street			Schedule G, line
City		State	ZIP Code	_

Fill in this information to identify	your case:				
Debtor 1					
First Name	Middle Name L				
Debtor 2 (Spouse, if filing) First Name	Middle Name L	ast Name	_		
United States Bankruptcy Court for the:	District of				
Case number(If known)			Check if th	is is:	
(II KIIOWII)				ended filing	
				lement showing postpetition chapter 13 as of the following date:	
Official Form 106I			MM / DE		
Schedule I: You	ir Income			12/15	
supplying correct information. If yo	ou are married and not filing use is not filing with you, do top of any additional page	g jointly, and your sp o not include informa	ouse is living with you tion about your spou	r 2), both are equally responsible for ou, include information about your spouse. ise. If more space is needed, attach a nown). Answer every question.	
Fill in your employment					
information.		Debtor 1		Debtor 2 or non-filing spouse	
If you have more than one job, attach a separate page with information about additional employers. Include part-time, seasonal, or self-employed work.		☐ Employed ☐ Not employed		☐ Employed☐ Not employed	
Occupation may include student or homemaker, if it applies.	Occupation				
	Employer's name				
	Employer's address				
		Number Street		Number Street	
		City Sta	te ZIP Code	City State ZIP Code	
	How long employed there	•	Suu	S., S.	
	iong ompreyou more	·			
Part 2: Give Details About	Monthly Income				
Estimate monthly income as of spouse unless you are separated		If you have nothing to	report for any line, wri	te \$0 in the space. Include your non-filing	
If you or your non-filing spouse had below. If you need more space, at	ave more than one employer, ttach a separate sheet to this	combine the informati form.	on for all employers fo	r that person on the lines	
			For Debtor 1	For Debtor 2 or non-filing spouse	
List monthly gross wages, sala deductions). If not paid monthly,			\$	\$	
3. Estimate and list monthly over	rtime pay.	3.	+\$	+ \$	
4. Calculate gross income. Add li	ne 2 + line 3.	4.	\$	\$	

First Name	Middle Name	Last Name

			For Debtor 1		For Debtor 2 or non-filing spou		
Co	ppy line 4 here	4 .	\$		\$		
5. Lis	et all payroll deductions:						
5	a. Tax, Medicare, and Social Security deductions	5a.	\$		\$		
5	b. Mandatory contributions for retirement plans	5b.	\$		\$		
5	c. Voluntary contributions for retirement plans	5c.	\$	_	\$		
5	d. Required repayments of retirement fund loans	5d.	\$	_	\$		
5	e. Insurance	5e.	\$	_	\$		
5	f. Domestic support obligations	5f.	\$	_	\$		
5	g. Union dues	5g.	\$	_	\$		
5	h. Other deductions. Specify:	5h.	+\$	_	+ \$		
6. A	dd the payroll deductions. Add lines 5a + 5b + 5c + 5d + 5e +5f + 5g + 5h.	6.	\$	_	\$		
7. C	Calculate total monthly take-home pay. Subtract line 6 from line 4.	7.	\$	_	\$		
8. Li	st all other income regularly received:						
8	Net income from rental property and from operating a business, profession, or farm						
	Attach a statement for each property and business showing gross receipts, ordinary and necessary business expenses, and the total monthly net income.	8a.	\$	_	\$		
8	b. Interest and dividends	8b.	\$	_	\$		
8	 Family support payments that you, a non-filing spouse, or a depende regularly receive 	ent					
	Include alimony, spousal support, child support, maintenance, divorce settlement, and property settlement.	8c.	\$	_	\$		
8	d. Unemployment compensation	8d.	\$	_	\$		
8	e. Social Security	8e.	\$	_	\$		
8	if. Other government assistance that you regularly receive Include cash assistance and the value (if known) of any non-cash assistanthat you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies. Specify:	nce 8f.	\$	_	\$		
8	g. Pension or retirement income	8g.	\$		\$		
				-	·		
8	th. Other monthly income. Specify:	8h.	+\$	_	+\$		
	dd all other income. Add lines 8a + 8b + 8c + 8d + 8e + 8f +8g + 8h.	9.	\$	_	\$		
	Alculate monthly income. Add line 7 + line 9. dd the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.	10.	\$	+	\$	=	\$
In fri	tate all other regular contributions to the expenses that you list in Scheooling contributions from an unmarried partner, members of your household, yends or relatives.	your c	lependents, your ro		,		
_	o not include any amounts already included in lines 2-10 or amounts that are pecify:			ense	es listed in <i>Schedu</i> -		\$
12. A 0	dd the amount in the last column of line 10 to the amount in line 11. The rite that amount on the Summary of Your Assets and Liabilities and Certain S	resul	t is the combined n		•	12.	\$Combined
_	o you expect an increase or decrease within the year after you file this f	form	?	_			monthly income
	Yes. Explain:						

Fill in this information to identify your case:			
Debtor 1			
First Name Middle Name Last Name	Check if this is:		
Debtor 2 (Spouse, if filing) First Name Middle Name Last Name	An amended	-	antitian abantan 10
United States Bankruptcy Court for the: District of		of the following	petition chapter 13 date:
Case number			
(If known)			
Official Form 106J			
Schedule J: Your Expenses			12/15
Be as complete and accurate as possible. If two married people are fili information. If more space is needed, attach another sheet to this form (if known). Answer every question.			-
Part 1: Describe Your Household			
1. Is this a joint case?			
No. Go to line 2.Yes. Does Debtor 2 live in a separate household?			
□ No□ Yes. Debtor 2 must file Official Form 106J-2, Expenses for S	Separate Household of Debtor 2.		
2. Do you have dependents?			
Do not list Debtor 1 and Debtor 2. Yes. Fill out this information for each dependent	Dependent's relationship to Debtor 1 or Debtor 2	Dependent's age	Does dependent live with you?
Do not state the dependents'			☐ No ☐ Yes
names.			☐ No
			Yes
			☐ No
			☐ Yes
			☐ No☐ Yes
			☐ No
			☐ Yes
3. Do your expenses include expenses of people other than yourself and your dependents?			
Part 2: Estimate Your Ongoing Monthly Expenses			
Estimate your expenses as of your bankruptcy filing date unless you a	re using this form as a supplement i	n a Chapter 13 c	ase to report
expenses as of a date after the bankruptcy is filed. If this is a supplementable date.	•	-	•
Include expenses paid for with non-cash government assistance if you		.,	
such assistance and have included it on Schedule I: Your Income (Offi	,	Your expe	nses
 The rental or home ownership expenses for your residence. Include any rent for the ground or lot. 	first mortgage payments and 4.	\$	
If not included in line 4:			
4a. Real estate taxes	4a		
4b. Property, homeowner's, or renter's insurance	4b		
4c. Home maintenance, repair, and upkeep expenses	40		
4d. Homeowner's association or condominium dues	4d	. Ф	

Debtor 1				Case number (if known)		
	First Name	Middle Name	Last Name			

			Your expenses
			<u> </u>
5.	Additional mortgage payments for your residence, such as home equity loans	5.	\$
6.	Utilities:		
	6a. Electricity, heat, natural gas	6a.	\$
	6b. Water, sewer, garbage collection	6b.	\$
	6c. Telephone, cell phone, Internet, satellite, and cable services	6c.	\$
	6d. Other. Specify:	6d.	\$
7.	Food and housekeeping supplies	7.	\$
8.	Childcare and children's education costs	8.	\$
9.	Clothing, laundry, and dry cleaning	9.	\$
10.	Personal care products and services	10.	\$
11.	Medical and dental expenses	11.	\$
12.	Transportation. Include gas, maintenance, bus or train fare. Do not include car payments.	12.	\$
13.	Entertainment, clubs, recreation, newspapers, magazines, and books	13.	\$
14.	Charitable contributions and religious donations	14.	\$
15.			
	15a. Life insurance	15a.	\$
	15b. Health insurance	15b.	\$
	15c. Vehicle insurance	15c.	\$
	15d. Other insurance. Specify:	15d.	\$
16.	Taxes. Do not include taxes deducted from your pay or included in lines 4 or 20. Specify:	16.	\$
17.	Installment or lease payments:		
	17a. Car payments for Vehicle 1	17a.	\$
	17b. Car payments for Vehicle 2	17b.	\$
	17c. Other. Specify:	17c.	\$
	17d. Other. Specify:	17d.	\$
18.	Your payments of alimony, maintenance, and support that you did not report as deducted from your pay on line 5, <i>Schedule I, Your Income</i> (Official Form 106I).	18.	\$
19.	Other payments you make to support others who do not live with you.		
	Specify:	19.	\$
20.	Other real property expenses not included in lines 4 or 5 of this form or on Schedule I: Your Incom	ie.	
	20a. Mortgages on other property	20a.	\$
	20b. Real estate taxes	20b.	\$
	20c. Property, homeowner's, or renter's insurance	20c.	\$
	20d. Maintenance, repair, and upkeep expenses	20d.	\$
	20e Homeowner's association or condominium dues	20e	\$

Debtor 1	First Name Middle Name Last Name	Case number (if known)	
1. Other	: Specify:	21.	+\$
2. Calcul	late your monthly expenses.		
22a. A	add lines 4 through 21.	22a.	\$
22b. C	Copy line 22 (monthly expenses for Debtor 2), if any, from Official Form 106J-2	22b.	\$
22c. A	add line 22a and 22b. The result is your monthly expenses.	22c.	\$
3. Calcula	ate your monthly net income.		
23a. C	Copy line 12 (your combined monthly income) from Schedule I.	23a.	\$
23b. C	Copy your monthly expenses from line 22c above.	23b.	-\$
23c. S	Subtract your monthly expenses from your monthly income.		¢
Т	The result is your <i>monthly net income</i> .	23c.	Ψ
_	u expect an increase or decrease in your expenses within the year after you		
mortga	ample, do you expect to finish paying for your car loan within the year or do you e ge payment to increase or decrease because of a modification to the terms of yo		
☐ No.			
☐ Yes	Explain here:		

Fill in this information to identify	your case:			
Debtor 1	Middle Name Last Name	Check if this is	S:	
Debtor 2		———— An amende	ed filina	
(Spouse, if filing) First Name	Middle Name Last Name		· ·	petition chapter 13
United States Bankruptcy Court for the:	District of	expenses a	as of the following	g date:
Case number(If known)		MM / DD / Y	YYY	
Official Form 106J-2				
Schedule J-2: E	xpenses for Sepai	rate Household o	f Debtor 2	2 12/15
only with respect to expenses for D needed, attach another sheet to this question. Part 1: Describe Your House	ents in common, list the dependents Debtor 2 that are not reported on Sci s form. On the top of any additional	s on both Schedule J and this form hedule J. Be as complete and acc	n. Answer the que urate as possible.	estions on this form If more space is
1. Do you and Debtor 1 maintain se	•			
No. Do not complete this form Yes	m.			
2. Do you have dependents?	☐ No	Dependent's relationship to	Dependent's	Does dependent live
Do not list Debtor 1 but list all other dependents of Debtor 2 regardless of whether listed as a dependent of Debtor 1 on Schedule J.	Yes. Fill out this information for each dependent	Debtor 2:	age	with you?
Do not state the dependents'				☐ No
names.				☐ Yes
				☐ No ☐ Yes
				☐ No
				☐ Yes
				□ No □ Yes
3. Do your expenses include expenses of people other than yourself, your dependents, and Debtor 1?	□ No □ Yes			les les
Part 2: Estimate Your Ongoin	na Monthly Expenses			
Estimate your expenses as of your		re using this form as a supplemen	nt in a Chapter 13 o	case to report
expenses as of a date after the ban	kruptcy is filed.			
Include expenses paid for with non such assistance and have included	•		Your expe	nses
4. The rental or home ownership e	xpenses for your residence. Include	first mortgage payments and	\$	
any rent for the ground or lot. If not included in line 4:			4. Ψ————	
4a. Real estate taxes			4a. \$	
4b. Property, homeowner's, or re	enter's insurance			
4c. Home maintenance, repair, a				
4d. Homeowner's association or			4d. \$	

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

			Your expenses
5.	Additional mortgage payments for your residence, such as home equity loans	5.	\$
	Utilities:		
0.	6a. Electricity, heat, natural gas	6a.	\$
	6b. Water, sewer, garbage collection	6b.	\$
	6c. Telephone, cell phone, Internet, satellite, and cable services	6c.	\$
	6d. Other. Specify:	6d.	\$
7.	Food and housekeeping supplies	7.	\$
8.	Childcare and children's education costs	8.	\$
9.	Clothing, laundry, and dry cleaning	9.	\$
10.	Personal care products and services	10.	\$
11.	Medical and dental expenses	11.	\$
12.	Transportation. Include gas, maintenance, bus or train fare. Do not include car payments.	12.	\$
13.	Entertainment, clubs, recreation, newspapers, magazines, and books	13.	\$
14.	Charitable contributions and religious donations	14.	\$
15.	Insurance. Do not include insurance deducted from your pay or included in lines 4 or 20.		
	15a. Life insurance	15a.	\$
	15b. Health insurance	15b.	\$
	15c. Vehicle insurance	15c.	\$
	15d. Other insurance. Specify:	15d.	\$
16.	Taxes. Do not include taxes deducted from your pay or included in lines 4 or 20. Specify:	16.	\$
17.	Installment or lease payments:		
	17a. Car payments for Vehicle 1	17a.	\$
	17b. Car payments for Vehicle 2	17b.	\$
	17c. Other. Specify:	17c.	\$
	17d. Other. Specify:	17d.	\$
18.	Your payments of alimony, maintenance, and support that you did not report as deducted from your pay on line 5, <i>Schedule I, Your Income</i> (Official Form 106I).	18.	\$
19.	Other payments you make to support others who do not live with you.		
	Specify:	19.	\$
20.	Other real property expenses not included in lines 4 or 5 of this form or on Schedule I: Your Incom	1e.	
	20a. Mortgages on other property	20a.	\$
	20b. Real estate taxes	20b.	\$
	20c. Property, homeowner's, or renter's insurance	20c.	\$
	20d. Maintenance, repair, and upkeep expenses	20d.	\$
	20e Homeowner's association or condominium dues	20e	\$

Debtor 1					Case number (if known)			
		First Name	Middle Name	Last Name				
21.	Other. Sp	pecify:				21.	+\$	
22.	The resul	t is the mont	ses. Add lines 5 hly expenses of I otor 1 and Debtor	Debtor 2. Copy the result to line	22b of Schedule J to calculate the	22.	\$	
23.	Line not us	sed on this fo	orm.					
24	Do vou ex	opect an inc	rease or decrea	se in your expenses within the	e year after you file this form?			
	For examp	ole, do you e	xpect to finish pa	ying for your car loan within the ase because of a modification to	year or do you expect your			
	Yes.	Explain he	ere:					
								_

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	Sankruptcy Court for th	ne:District of			
Case number (If known)					

☐ Check if this is an amended filing

Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

04/22

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.

Pa	art 1:	Give Deta	ils About Your Marital Statu	us and Where Yo	ou Lived Before	
1.	 N	Married	nt marital status?			
2.		-	ears, have you lived anywhere o	ther than where yo	ou live now?	
			e places you lived in the last 3 year	ars. Do not include	where you live now.	
		Debtor 1:		Dates Debtor 1 lived there	Debtor 2:	Dates Debtor 2 lived there
					☐ Same as Debtor 1	☐ Same as Debtor 1
		Number St	reet	From	Number Street	From To
		City	State ZIP Code		City State ZIP Code	_
					☐ Same as Debtor 1	☐ Same as Debtor 1
		Number St	reet	From	Number Street	From To
		City	State ZIP Code		City State ZIP Code	_
3.	state	s <i>and territories</i> No	ears, did you ever live with a spo s include Arizona, California, Idaho you fill out Schedule H: Your Cod	o, Louisiana, Nevad	valent in a community property state or territory da, New Mexico, Puerto Rico, Texas, Washington, and 106H).	? (Community property and Wisconsin.)

Part 2: Explain the Sources of Your Income

Did you have any income from employmen Fill in the total amount of income you received If you are filing a joint case and you have inco	I from all jobs and all busi	nesses, including part-ti	me activities.	ndar years?
□ No □ Yes. Fill in the details.	me that you receive toget	ner, list it offig office und	er Deblor 1.	
Tes. Fill III the details.	Debtor 1		Debtor 2	
	Sources of income Check all that apply.	Gross income (before deductions and exclusions)	Sources of income Check all that apply.	Gross income (before deductions an exclusions)
From January 1 of current year until the date you filed for bankruptcy:	☐ Wages, commissions, bonuses, tips☐ Operating a business	\$	☐ Wages, commissions, bonuses, tips☐ Operating a business	\$
For last calendar year:	☐ Wages, commissions,	0	☐ Wages, commissions,	
(January 1 to December 31,)	bonuses, tips Operating a business	\$	bonuses, tips Operating a business	\$
For the calendar year before that:	Wages, commissions, bonuses, tips	r.	Wages, commissions, bonuses, tips	Ф
(January 1 to December 31,)	Operating a business	Φ	Operating a business	\$
Include income regardless of whether that incunemployment, and other public benefit paym	ome is taxable. Examples ents; pensions; rental inco	of other income are alir ome; interest; dividends	money collected from laws	uits; royalties; and
Did you receive any other income during the Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each No	ome is taxable. Examples ents; pensions; rental inco a joint case and you have	of other income are alir ome; interest; dividends e income that you receive	money collected from laws ed together, list it only once	uits; royalties; and
unemployment, and other public benefit paym gambling and lottery winnings. If you are filing List each source and the gross income from e	ome is taxable. Examples ents; pensions; rental inco a joint case and you have	of other income are alir ome; interest; dividends e income that you receive	money collected from laws ed together, list it only once	uits; royalties; and
Include income regardless of whether that inc unemployment, and other public benefit paym gambling and lottery winnings. If you are filing List each source and the gross income from e	ome is taxable. Examples ents; pensions; rental inco a joint case and you have ach source separately. Do	of other income are alir ome; interest; dividends e income that you receive	money collected from laws ed together, list it only once it you listed in line 4.	uits; royalties; and under Debtor 1. Gross income from each source
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each No Yes. Fill in the details.	ome is taxable. Examples ents; pensions; rental income is joint case and you have ach source separately. Do Debtor 1 Sources of income	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and	money collected from laws ed together, list it only once it you listed in line 4. Debtor 2 Sources of income Describe below.	cuits; royalties; and e under Debtor 1. Gross income from each source (before deductions an
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filing List each source and the gross income from each No Yes. Fill in the details.	ome is taxable. Examples ents; pensions; rental income is joint case and you have ach source separately. Do Debtor 1 Sources of income	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions)	money collected from laws red together, list it only once at you listed in line 4. Debtor 2 Sources of income Describe below.	cuits; royalties; and e under Debtor 1. Gross income from each source (before deductions an
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each No Yes. Fill in the details.	ome is taxable. Examples ents; pensions; rental income is joint case and you have ach source separately. Do Debtor 1 Sources of income	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions)	money collected from laws red together, list it only once at you listed in line 4. Debtor 2 Sources of income Describe below.	cuits; royalties; and e under Debtor 1. Gross income from each source (before deductions and
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each of the No Yes. Fill in the details. From January 1 of current year until the date you filed for bankruptcy:	ome is taxable. Examples ents; pensions; rental income is joint case and you have ach source separately. Do Debtor 1 Sources of income	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions) \$	money collected from laws red together, list it only once at you listed in line 4. Debtor 2 Sources of income Describe below.	cuits; royalties; and e under Debtor 1. Gross income from each source (before deductions an
Include income regardless of whether that inc unemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each of the lotter of the l	ome is taxable. Examples ents; pensions; rental income a joint case and you have ach source separately. Do Debtor 1 Sources of income Describe below.	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions) \$	money collected from laws ed together, list it only once it you listed in line 4. Debtor 2 Sources of income Describe below.	Gross income from each source (before deductions an exclusions) \$
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each of the No Yes. Fill in the details. From January 1 of current year until the date you filed for bankruptcy: For last calendar year:	ome is taxable. Examples ents; pensions; rental income a joint case and you have ach source separately. Do Debtor 1 Sources of income Describe below.	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions) \$	money collected from laws ed together, list it only once it you listed in line 4. Debtor 2 Sources of income Describe below.	Gross income from each source (before deductions an exclusions) \$
Include income regardless of whether that inclunemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each of the lotter of the l	ome is taxable. Examples ents; pensions; rental income is joint case and you have ach source separately. Do Debtor 1 Sources of income Describe below.	of other income are alir ome; interest; dividends; income that you receive income that you receive onto include income that Gross income from each source (before deductions and exclusions) \$	money collected from laws ed together, list it only once it you listed in line 4. Debtor 2 Sources of income Describe below.	Gross income from each source (before deductions an exclusions) \$
Include income regardless of whether that inc unemployment, and other public benefit paying gambling and lottery winnings. If you are filling List each source and the gross income from each of the lotter of the l	ome is taxable. Examples ents; pensions; rental income is taxable. Examples ents; pensions; rental income a joint case and you have ach source separately. Do Debtor 1 Sources of income Describe below.	of other income are alir ome; interest; dividends; e income that you receiv o not include income that Gross income from each source (before deductions and exclusions) \$	money collected from laws red together, list it only once it you listed in line 4. Debtor 2 Sources of income Describe below.	Gross income from each source (before deductions an exclusions) \$

\Box	\sim	^ t.	_	

First Name	Middle Name	Last Name

Case number	(if known)
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Part 3: List Certain Payments You Made Before You Filed for Bankruptcy

						e defined in 11 U.S.C. § 1010	(8) as
	incurred by an indivi During the 90 days b		-		busenoid purpose. by any creditor a total of	\$7,575* or more?	
	☐ No. Go to line 7.	, , ,	.,	, , , , , , , , , , , , , , , ,	, ,	, , , , , , , , , , , , , , , , , , , ,	
	_				N7		
· ·	total amoun	t you paid th	nat creditor. Do	not include pa		or more payments and the apport obligations, such as his bankruptcy case.	
,	* Subject to adjustme	ent on 4/01/	25 and every 3	3 years after tha	at for cases filed on or a	fter the date of adjustment.	
Yes. I	Debtor 1 or Debtor	2 or both h	ave primarily	consumer del	ots.		
[During the 90 days b	efore you fil	led for bankrup	otcy, did you pa	y any creditor a total of	\$600 or more?	
Į	☐ No. Go to line 7.						
[creditor. Do	not include	payments for	domestic suppo	\$600 or more and the to ort obligations, such as y for this bankruptcy cas	tal amount you paid that child support and see.	
				Dates of payment	Total amount paid	Amount you still owe	Was this payment for
					\$	\$	☐ Mortgage
	Creditor's Name				Ψ		☐ Car
							☐ Credit card
	Number Street						Loan repayment
							☐ Suppliers or vendor
	-						Other
	City	State	ZIP Code	_			
					\$	\$	☐ Mortgage
	Creditor's Name						☐ Car
	Negation Office						☐ Credit card
	Number Street						☐ Loan repayment
							☐ Suppliers or vendor
	Oit.	01-1-	710.0-1-				Other
	City	State	ZIP Code	_			
	Condition In Name				\$	\$	☐ Mortgage
	Creditor's Name						☐ Car
							Credit card
	Number Street						
	Number Street						Loan repayment
	Number Street						☐ Loan repayment☐ Suppliers or vendor

siders include your relativerporations of which you a	are an officer, director, perso ousiness you operate as a so	elatives of any on in control, or	general partners; p owner of 20% or r	artnerships of which more of their voting	who was an insider? In you are a general partner; securities; and any managing of domestic support obligations,
No					
Yes. List all payments t	to an insider.				
		Dates of payment	Total amount paid	Amount you still owe	Reason for this payment
			\$	\$	
Insider's Name			-	· ·	
Number Street					
City	State ZIP Code	·			
 			\$	\$	
Insider's Name					
Number Street					
Number Street					
City	State ZIP Code	ou make any p	ayments or trans	fer any property o	n account of a debt that benefited
City ithin 1 year before you for insider? clude payments on debts			Total amount	fer any property of Amount you still owe	
City ithin 1 year before you for insider? clude payments on debts	filed for bankruptcy, did yo	an insider.	Total amount paid	Amount you still owe	Reason for this payment
City ithin 1 year before you for insider? clude payments on debts	filed for bankruptcy, did yo	an insider.	Total amount	Amount you still owe	Reason for this payment
City ithin 1 year before you for insider? clude payments on debts No Yes. List all payments t	filed for bankruptcy, did yo	an insider.	Total amount paid	Amount you still owe	Reason for this payment
City Ithin 1 year before you for insider? Ithin 2 year before you for insider? Ithin 3 year before you for insider? Ithin 4 year before you for insider of inside	filed for bankruptcy, did yo	an insider.	Total amount paid	Amount you still owe	Reason for this payment
City Ithin 1 year before you for insider? Clude payments on debts No Yes. List all payments to Insider's Name Number Street	filed for bankruptcy, did your segment or cosigned by that benefited an insider.	an insider.	Total amount paid	Amount you still owe	Reason for this payment
City Ithin 1 year before you for insider? Clude payments on debts No Yes. List all payments to Insider's Name Number Street	filed for bankruptcy, did your segment or cosigned by that benefited an insider.	an insider.	Total amount paid	Amount you still owe	Reason for this payment
City ithin 1 year before you for insider? clude payments on debts No Yes. List all payments to Insider's Name Number Street City	filed for bankruptcy, did your segment or cosigned by that benefited an insider.	an insider.	Total amount paid	Amount you still owe	Reason for this payment

Dak	otor	1

First Name	Middle Name	Last Name

Case number (if I	known)
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Part 4:	Identify	Legal	Actions,	Repossessions,	and Foreclosures

List all such matters, including perso and contract disputes.					
☐ No					
Yes. Fill in the details.					
	Nature	e of the case	Court or agency		Status of the case
					D
Case title			Court Name		—— Pending
					On appeal
			Number Street		Concluded
Case number			City	State ZIP Code	
Case title			Court Name		— Pending
					On appeal
			Number Street		Concluded
Case number					
			City	State ZIP Code	
	tails below.	Describe the propert	rv.		ed, seized, or levied? Value of the property
		Describe the propert	y	Date	
		Describe the propert	:y		
Yes. Fill in the information below		_			Value of the property
Yes. Fill in the information below		Explain what happer	ned		Value of the property
Yes. Fill in the information below Creditor's Name		Explain what happer	ned repossessed.		Value of the property
Yes. Fill in the information below Creditor's Name		Explain what happer Property was r Property was f	ned repossessed. oreclosed.		Value of the property
Yes. Fill in the information below Creditor's Name Number Street		Explain what happer Property was for Property was for Property was go	ned repossessed. oreclosed.		Value of the property
Yes. Fill in the information below Creditor's Name Number Street		Explain what happer Property was for Property was for Property was go	ned repossessed. oreclosed. garnished. attached, seized, or levied.		Value of the property
Yes. Fill in the information below Creditor's Name Number Street		Explain what happer Property was r Property was f Property was g Property was a	ned repossessed. oreclosed. garnished. attached, seized, or levied.	Date	Value of the property \$
Yes. Fill in the information below Creditor's Name Number Street City St.		Explain what happer Property was r Property was f Property was g Property was a	ned repossessed. oreclosed. garnished. attached, seized, or levied.	Date	Value of the property \$
Yes. Fill in the information below Creditor's Name Number Street		Explain what happer Property was r Property was f Property was g Property was a	ned repossessed. oreclosed. garnished. attached, seized, or levied.	Date	Value of the property \$ Value of the property
Yes. Fill in the information below Creditor's Name Number Street City St.		Explain what happer Property was r Property was f Property was g Property was a	ned repossessed. oreclosed. garnished. attached, seized, or levied.	Date	Value of the property \$ Value of the property
Yes. Fill in the information below Creditor's Name Number Street City St.		Explain what happer Property was r Property was g Property was g Property was a Describe the propert	ned repossessed. oreclosed. garnished. attached, seized, or levied. ty	Date	Value of the property \$ Value of the property
Yes. Fill in the information below Creditor's Name Number Street City St.		Explain what happer Property was r Property was f Property was a Property was a Describe the propert	ned repossessed. oreclosed. garnished. attached, seized, or levied. ty ned	Date	Value of the property \$ Value of the property
City State Creditor's Name		Explain what happer Property was r Property was g Property was a Property was a Describe the propert Explain what happer	ned repossessed. oreclosed. garnished. attached, seized, or levied. by ned repossessed. oreclosed.	Date	Value of the property \$ Value of the property

	ause vou owed a debt?		
ounts or refuse to make a payment beca No	auso you owed a dept:		
Yes. Fill in the details.			
	Describe the action the creditor took	Date action	Amount
Creditor's Name		was taken	
			•
Number Street			\$
City State ZIP Code	Last 4 digits of account number: XXXX		
J. 3000	Last 4 digits of account number. XXXX		
nin 1 year before you filed for bankrupto	ey, was any of your property in the possession of an assig	gnee for the benefi	t of
ditors, a court-appointed receiver, a cus	todian, or another official?		
No Yes			
res			
List Certain Gifts and Contribut	tions		
nin 2 years before you filed for bankrupt	cy, did you give any gifts with a total value of more than \$	\$600 per person?	
No			
Yes. Fill in the details for each gift.			
Gifts with a total value of more than \$600			
per person	Describe the gifts	Dates you gave the gifts	Value
	Describe the gifts		Value
per person	Describe the gifts		Value \$_
per person	Describe the gifts		Value
	Describe the gifts		\text{Value} \\$
Person to Whom You Gave the Gift	Describe the gifts		\$
Person to Whom You Gave the Gift	Describe the gifts		\$
Person to Whom You Gave the Gift Number Street	Describe the gifts		\$
Person to Whom You Gave the Gift Number Street City State ZIP Code	Describe the gifts		\$
Person to Whom You Gave the Gift Number Street City State ZIP Code	Describe the gifts		\$
Person to Whom You Gave the Gift Number Street	Describe the gifts Describe the gifts		\$
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600		the gifts	\$\$
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600		Dates you gave	\$\$ Value
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you		Dates you gave	\$\$
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600 per person		Dates you gave	\$\$ Value
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600 per person		Dates you gave	\$
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600 per person Person to Whom You Gave the Gift		Dates you gave	\$
Person to Whom You Gave the Gift Number Street City State ZIP Code Person's relationship to you Gifts with a total value of more than \$600 per person		Dates you gave	\$

		ast Name		
/ithin 2 years before y	ou filed for bankr	uptcy, did you give any gifts or contributions with a total value	e of more than \$60	00 to any charity?
□ No				, ,
Yes. Fill in the detail	ls for each gift or co	ontribution.		
Gifts or contribution that total more than		Describe what you contributed	Date you contributed	Value
			Ī	
				¢
Charity's Name		_		Ψ
		_		\$
Number Street		_		
City State	ZIP Code	_		
City State	ZIF Code			
6: List Certain	Losses			
Describe the proper how the loss occurr		Describe any insurance coverage for the loss Include the amount that insurance has paid. List pending insurance claims on line 33 of Schedule A/B: Property.	Date of your loss	Value of property lost
		cialitis off lifle 33 of Scriedule A/B. Property.		
			T	
				\$
				\$
				\$
7: List Certain I	Payments or Tra	nsfers		\$
/ithin 1 year before yo ou consulted about s	ou filed for bankru seeking bankruptcy	ptcy, did you or anyone else acting on your behalf pay or tran		V
Vithin 1 year before you consulted about so include any attorneys, b	ou filed for bankru seeking bankruptcy	ptcy, did you or anyone else acting on your behalf pay or tran		V
Vithin 1 year before you consulted about so include any attorneys, but I No	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or tran		V
Vithin 1 year before you consulted about so include any attorneys, but I No	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	our bankruptcy.	to anyone
Vithin 1 year before you consulted about so include any attorneys, but No Yes. Fill in the detail	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or tran	Date payment or transfer was	to anyone
Vithin 1 year before you consulted about so include any attorneys, but no No	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	our bankruptcy. Date payment or	to anyone
Vithin 1 year before you consulted about so include any attorneys, but No Yes. Fill in the detail	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	to anyone
Vithin 1 year before you consulted about sometimes, but all the properties of the pr	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	to anyone
Vithin 1 year before you consulted about sometimes, but all the properties of the pr	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	to anyone
Vithin 1 year before you consulted about sometimes, but all the properties of the pr	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	to anyone
Vithin 1 year before you consulted about sometimes, but all the consulted about sometimes, but all the consulted any attorneys, but all the consulted any attorneys, but all the consulted any attorneys, but all the consulted any attorneys are consulted and attorneys are consulted about some and attorneys, but are consulted about some and attorneys, but are consulted about some and attorneys, but are consulted and attorneys are consulted attorneys are	ou filed for bankru seeking bankruptcy pankruptcy petition p	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	-
Vithin 1 year before you consulted about sometimes, but all the consulted about sometimes, but all the consulted any attorneys, but all the consulted any attorneys, but all the consulted any attorneys, but all the consulted any attorneys are consulted and attorneys are consulted about some and attorneys, but are consulted about some and attorneys, but are consulted about some and attorneys, but are consulted and attorneys are consulted attorneys are	ou filed for bankruseeking bankruptcy petition pankruptcy petition pankruptcy state ZIP Code	ptcy, did you or anyone else acting on your behalf pay or transy or preparing a bankruptcy petition? preparers, or credit counseling agencies for services required in you	Date payment or transfer was	to anyone

r 1First Name	Middle Name Las	st Name	Case number (if know	wn)	
		Description and value of any property	transferred	Date payment or transfer was made	Amount of payment
Person Who Was F	Paid	_			•
Number Street		_			\$
					\$
		_			
City	State ZIP Code	_			
Email or website ac	ddress	_			
Person Who Made	the Payment, if Not You				
☑ No ☑ Yes. Fill in the d	letails.	Description and value of any new value	transforred	Date no mont of	Amount of a
		Description and value of any property	transferred	Date payment or transfer was made	Amount of payr
Person Who Was I	Paid				
Number Street		_			\$
		_			\$
City	State ZIP Code				
ransferred in the one	ordinary course of you nt transfers and transfers and transfers that you h	uptcy, did you sell, trade, or otherwise r business or financial affairs? made as security (such as the granting ave already listed on this statement. Description and value of property transferred	of a security interest	or mortgage on your pro	perty).
Person Who Receiv	ved Transfer			-	
Number Street					
City	State ZIP Code				
Person's relation	nship to you	-			
Person Who Receiv	ved Transfer				
Number Street					
City	State 7D Co.d-				
City	State ZIP Code				

Person's relationship to you _____

10 W ith	sin 10 years before you filed for bon	kruptov, did vou transfor any proper	ty to a colf a	ottlad truct	or cimilar daviae of u	uhiah ve	
	a beneficiary? (These are often calle	kruptcy, did you transfer any propert d asset-protection devices.)	ly to a sell-s	ettieu trust (or Sillillar device of w	mich ye	ou .
	No Yes. Fill in the details.						
	res. I iii iii die details.						
		Description and value of the prope	rty transferred	l			te transfer s made
	Name of trust						
	-						
Part 8	List Certain Financial Accou	ints, Instruments, Safe Deposit	Boxes, an	d Storage	Units		
	•	uptcy, were any financial accounts o	or instrumen	ts held in yo	our name, or for your	benefit	,
	sed, sold, moved, or transferred?	ket, or other financial accounts; certi	ficates of de	nosit: share	es in hanks, credit un	nions	
		peratives, associations, and other fin			s in banks, creak an	110113,	
	No						
	Yes. Fill in the details.						
		Last 4 digits of account number	Type of acc	ount or	Date account was		alance before
			instrument		closed, sold, moved, or transferred	CIOSIN	g or transfer
	Name of Financial Institution		_				
	Name of Financial Institution	XXXX	Checkin	-		\$	
	Number Street		Savings				
			Money n				
			☐ Brokera	_			
	City State ZIP Code		Other_				
			D				
	Name of Financial Institution	XXXX	Checkin	=		\$	
			Savings				
	Number Street		Money n				
			☐ Brokera☐ Other_	_			
	City State ZIP Code		☐ Otner				
21. Do	vou now have. or did vou have with	in 1 year before you filed for bankrup	otcv. anv safe	e deposit bo	ox or other depositor	v for	
sec	urities, cash, or other valuables?		,			,	
	Yes. Fill in the details.	WI		D			B
		Who else had access to it?		Describe the	contents		Do you still have it?
							□ No
	Name of Financial Institution	 Name					☐ Yes
	Number Street	Number Street					
		City State ZIP Code					
	City State ZIP Code						

ave you stored property in a storage	unit or place other than your home within	I year before you filed for bankruptc	v?
No		, ,	,
Yes. Fill in the details.			
	Who else has or had access to it?	Describe the contents	Do you sti have it?
Name of Storage Facility	Name		□ No
Name of Storage Facility	Hame		Yes
Number Street	Number Street		
	City State ZIP Code		
City State ZIP Co	de		
	old or Control for Someone Else		
or you hold or control any property to or hold in trust for someone. ☐ No ☐ Yes. Fill in the details.	hat someone else owns? Include any prop	erty you borrowed from, are storing	ior,
Tes. Fill in the details.	Where is the property?	Describe the property	Value
Owner's Name			\$
	Number Street		
Number Street			
	Otto Otto TID Out		
City State ZIP Co	City State ZIP Cod	е	
City State ZIP Co	de	e	
t 10: Give Details About Envi	ronmental Information	е	
t 10: Give Details About Envi	ronmental Information definitions apply:		uses of
the purpose of Part 10, the following Environmental law means any federal mazardous or toxic substances, waste	ronmental Information	rning pollution, contamination, relea ce water, groundwater, or other med	
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the purpose of Part 10, the following Environmental law means any federal azardous or toxic substances, waste including statutes or regulations confisite means any location, facility, or putilize it or used to own, operate, or undazardous material means anything a	ironmental Information I definitions apply: I, state, or local statute or regulation conce es, or material into the air, land, soil, surface trolling the cleanup of these substances, we roperty as defined under any environmental tilize it, including disposal sites. an environmental law defines as a hazardor	rning pollution, contamination, releace water, groundwater, or other med rastes, or material.	ium, e, or
the purpose of Part 10, the following Environmental law means any federal azardous or toxic substances, waste including statutes or regulations contaitile it or used to own, operate, or undazardous material means anything a substance, hazardous material, pollutions.	ironmental Information I definitions apply: I, state, or local statute or regulation conce es, or material into the air, land, soil, surface trolling the cleanup of these substances, we roperty as defined under any environmental tilize it, including disposal sites. an environmental law defines as a hazardor	rning pollution, contamination, release water, groundwater, or other med vastes, or material. Il law, whether you now own, operate waste, hazardous substance, toxi	ium, e, or
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No						
Yes. Fill in the details.			_			
		Governmental unit	En	vironmental law, if	f you know it	Date of notice
Name of site		Governmental unit				
		·				
Number Street		Number Street				
		0/4- 7/0 0-4				
		City State ZIP Cod	е			
City Sta	ate ZIP Code	•				
ve vou heen a narty in an	ny judicial or ad	Iministrative proceeding unde	r anv env	vironmental law	? Include settlemer	nts and orders
	.y jaaroiai oi aa	minociality proceduring arrac	· uny on	ommornar ram	· morado comomor	no ana oraoro.
No Yes. Fill in the details.						
res. Fill III the details.		O		Notice of the co		Status of the
		Court or agency		Nature of the ca	ase	case
Case title		_				Pending
		Court Name				
		-				
		Number Street				Conclud
Case number		- 				
		City State ZI	P Code			
		siness or Connections to				
thin 4 years before you fi A sole proprietor or A member of a limite A partner in a partne	iled for bankrup self-employed ed liability com ership	ptcy, did you own a business of in a trade, profession, or othe pany (LLC) or limited liability p	or have a	any of the follow , either full-time	_	any business?
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	Describe the nature of the business	Employer Identification number
Business Name	_	Do not include Social Security number or ITIN.
Dusiliess Name		EIN:
Number Street	Name of accountant or bookkeeper	Dates business existed
	_	
	_	From To
City State ZIP Code		
Within 2 years before you filed for bankrunstitutions, creditors, or other parties. ☐ No ☐ Yes. Fill in the details below.	uptcy, did you give a financial statement to	anyone about your business? Include all financial
	Date issued	
Name	MM / DD / YYYY	
Number Street	_	
	_	
	_	
City State ZIP Code		
I have read the answers on this Statemers answers are true and correct. I understa		ts, and I declare under penalty of perjury that the ling property, or obtaining money or property by fraud onment for up to 20 years, or both.
I have read the answers on this Statemers answers are true and correct. I understatin connection with a bankruptcy case care.	and that making a false statement, conceal	ling property, or obtaining money or property by fraud
I have read the answers on this Statemers answers are true and correct. I understatin connection with a bankruptcy case care.	and that making a false statement, conceal	ling property, or obtaining money or property by fraud
I have read the answers on this Statemer answers are true and correct. I understain connection with a bankruptcy case can be u.S.C. §§ 152, 1341, 1519, and 3571.	and that making a false statement, conceal an result in fines up to \$250,000, or imprise	ling property, or obtaining money or property by fraud
I have read the answers on this Statemer answers are true and correct. I understatin connection with a bankruptcy case cated U.S.C. §§ 152, 1341, 1519, and 3571. Signature of Debtor 1 Date	and that making a false statement, conceal an result in fines up to \$250,000, or imprise Signature of Debtor 2	ling property, or obtaining money or property by fraud
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I have read the answers on this Statemer answers are true and correct. I understate in connection with a bankruptcy case of 18 U.S.C. §§ 152, 1341, 1519, and 3571. Signature of Debtor 1 Date Did you attach additional pages to Your No Yes Did you pay or agree to pay someone w	and that making a false statement, conceal an result in fines up to \$250,000, or imprise Signature of Debtor 2	ling property, or obtaining money or property by fraud onment for up to 20 years, or both. uals Filing for Bankruptcy (Official Form 107)?
I have read the answers on this Stateme answers are true and correct. I understa in connection with a bankruptcy case ca 18 U.S.C. §§ 152, 1341, 1519, and 3571. Signature of Debtor 1 Date Did you attach additional pages to Your No Yes Did you pay or agree to pay someone well No	and that making a false statement, conceal an result in fines up to \$250,000, or imprise Signature of Debtor 2 Date **Statement of Financial Affairs for Individual to the is not an attorney to help you fill out based on the statement of the proof of the proof of the statement of the proof of th	ling property, or obtaining money or property by fraud onment for up to 20 years, or both. uals Filing for Bankruptcy (Official Form 107)?

Debtor 1

First Name

Middle Name

Last Name

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 o	ıf	
Case number (If known)				

☐ Check if this is an amended filing

Official Form 108

Statement of Intention for Individuals Filing Under Chapter 7

12/15

If you are an individual filing under chapter 7, you must fill out this form if:

- creditors have claims secured by your property, or
- you have leased personal property and the lease has not expired.

You must file this form with the court within 30 days after you file your bankruptcy petition or by the date set for the meeting of creditors, whichever is earlier, unless the court extends the time for cause. You must also send copies to the creditors and lessors you list on the form.

If two married people are filing together in a joint case, both are equally responsible for supplying correct information. Both debtors must sign and date the form.

Be as complete and accurate as possible. 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).

Part 1: List Your Creditors Who Have Secured Claims

For any creditors that you listed in Part 1 of Schedule D: C information below.	Creditors Who Have Claims Secured by Property (Offici	al Form 106D), fill in the
Identify the creditor and the property that is collateral	What do you intend to do with the property that secures a debt?	Did you claim the property as exempt on Schedule C?
Creditor's name: Description of property securing debt:	□ Surrender the property. □ Retain the property and redeem it. □ Retain the property and enter into a Reaffirmation Agreement. □ Retain the property and [explain]:	□ No □ Yes
Creditor's name: Description of property securing debt:	□ Surrender the property. □ Retain the property and redeem it. □ Retain the property and enter into a Reaffirmation Agreement. □ Retain the property and [explain]:	□ No □ Yes
Creditor's name: Description of property securing debt:	□ Surrender the property. □ Retain the property and redeem it. □ Retain the property and enter into a Reaffirmation Agreement. □ Retain the property and [explain]:	□ No □ Yes
Creditor's name: Description of property securing debt:	□ Surrender the property. □ Retain the property and redeem it. □ Retain the property and enter into a Reaffirmation Agreement. □ Retain the property and [explain]:	□ No □ Yes

\square	htor	1

First Name	Middle Name	Last Name	

0		
Case number	(It known)	

Part 2: List Your Unexpired Personal Property Leases

For any unexpired personal property lease that you listed in *Schedule G: Executory Contracts and Unexpired Leases* (Official Form 106G), fill in the information below. Do not list real estate leases. *Unexpired leases* are leases that are still in effect; the lease period has not yet ended. You may assume an unexpired personal property lease if the trustee does not assume it. 11 U.S.C. § 365(p)(2).

Describe your unexpired personal property leases	Will the lease be assumed?
essor's name:	□ No
Description of leased property:	☐ Yes
Lessor's name:	□ No
Description of leased property:	☐ Yes
Lessor's name:	☐ No
Description of leased property:	☐ Yes
essor's name:	□ No
Description of leased property:	☐ Yes
Lessor's name:	□ No
Description of leased property:	☐ Yes
essor's name:	□ No
Description of leased property:	☐ Yes
essor's name:	□ No
Description of leased property:	☐ Yes

Part 3:

Sign Below

Under penalty of perjury, I declare that I have indicated my intention about any property of my estate that secures a debt and any personal property that is subject to an unexpired lease.

×	×
Signature of Debtor 1	Signature of Debtor 2
Date	Date

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 E	Bankruptcy Court for the:	District of					
Case number (If known)			Chapter				

Official Form 119

Bankruptcy Petition Preparer's Notice, Declaration, and Signature

12/15

Bankruptcy petition preparers as defined in 11 U.S.C. § 110 must fill out this form every time they help prepare documents that are filed in the case. If more than one bankruptcy petition preparer helps with the documents, each must sign in Part 2. A bankruptcy petition preparer who does not comply with the provisions of title 11 of the United States Code and the Federal Rules of Bankruptcy Procedure may be fined, imprisoned, or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

Part 1: Notice to Debtor

Bankruptcy petition preparers must give the debtor a copy of this form and have the debtor sign it before they prepare any documents for filing or accept any compensation. A signed copy of this form must be filed with any document prepared.

Bankruptcy petition preparers are not attorneys and may not practice law or give you legal advice, including the following:

- whether to file a petition under the Bankruptcy Code (11 U.S.C. § 101 et seq.);
- whether filing a case under chapter 7, 11, 12, or 13 is appropriate;
- whether your debts will be eliminated or discharged in a case under the Bankruptcy Code;
- whether you will be able to keep your home, car, or other property after filing a case under the Bankruptcy Code;
- what tax consequences may arise because a case is filed under the Bankruptcy Code;
- whether any tax claims may be discharged;
- whether you may or should promise to repay debts to a creditor or enter into a reaffirmation agreement;
- how to characterize the nature of your interests in property or your debts; or
- what procedures and rights apply in a bankruptcy case.

The bankruptcy petition preparerName	has notified me of
any maximum allowable fee before preparing any document for filing or	accepting any fee.
Signature of Debtor 1 acknowledging receipt of this notice	Date MM / DD / YYYY
Signature of Debtor 2 acknowledging receipt of this notice	Date

П	hŧ	\sim	r 1

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Eirct	No	ma

	_	_	_	_	_
4: 4	-11	_	N.I	_	 _

l act	t NIa	mΔ

Part 2:

Declaration and Signature of the Bankruptcy Petition Preparer

Tama bankruptoy potition p	reparer or the office	i, pilitcipai, tespoi	nsible person, or partner of	a Dai	initupicy petit	lion preparer,	
I or my firm prepared the do Preparer as required by 11				e No	tice to Debtor	by Bankruptcy Petition	
if rules or guidelines are est preparers may charge, I or accepting any fee from the	my firm notified the						
Printed name	Title, if any	,	Firm name, if it applies				
Number Street							
City	State	ZIP Code	Contact phone		_		
I or my firm prepared the (Check all that apply.)	documents checke	ed below and the	completed declaration is	mad	e a part of ea	ach document that I check:	
☐ Voluntary Petition (Form 10	•	Schedule I (Fo	·		Chapter 11 St	tatement of Your Current Monthly	
(Form 121)	(Form 121)		(Chapter 13 St	Statement of Your Current Month d Calculation of Commitment Perio	
Certain Statistical Information (Form 106Sum) Schedule A/B (Form 106A/B) Schedule C (Form 106C)			Financial Affairs (Form 107)		(Form 122C-1 Chapter 13 C	alculation of Your Disposable	
		Statement of In Under Chapte	Intention for Individuals Filing er 7 (Form 108)		Income (Form	n 122C-2) Pay Filing Fee in Installments	
Schedule D (Form 106D)		Chapter 7 Statement of Your Current Monthly Income (Form 122A-1)		(Form 103A)	Have Chapter 7 Filing Fee		
Schedule E/F (Form 106E/ Schedule G (Form 106G)	F)	Statement of E	Exemption from Presumption	_	Waived (Form	n 103B)	
Schedule H (Form 106H)		of Abuse Unde (Form 122A-1	Supp)	_	A list of name (creditor or m	es and addresses of all creditors ailing matrix)	
		Chapter 7 Mea (Form 122A-2)	ans Test Calculation)		Other		
Bankruptcy petition preparers to which this declaration appl						eparer prepared the document S.C. § 110.	
Signature of bankruptcy petition person, or partner	oreparer or officer, princi	pal, responsible	Social Security number of p	erson	who signed	Date MM / DD / YYYY	
Printed name							
Signature of bankruptcy petition p	preparer or officer, princi	pal, responsible	Social Security number of p	erson	who signed	Date	

Fill	n this information to identify your case:					ly as directed in this form and	lin
Debt					Form 122A-1Supp		
Debt	First Name Middle Name or 2	Last Name			•	resumption of abuse.	
	se, if filing) First Name Middle Name d States Bankruptcy Court for the: District of	Last Name			abuse applies	on to determine if a presumption s will be made under <i>Chapter 7</i> Calculation (Official Form 122A-:	
Case (If kn	number					est does not apply now because ary service but it could apply late	
					Check if this is	an amended filing	
Offi	cial Form 122A–1						
Ch	apter 7 Statement of Your	Curre	nt Mor	nthly	Income		12/19
space additi do no <i>Abus</i> e	complete and accurate as possible. If two married per is needed, attach a separate sheet to this form. Incluional pages, write your name and case number (if known thave primarily consumer debts or because of qualified Under § 707(b)(2) (Official Form 122A-1Supp) with the Calculate Your Current Monthly Income	ide the line i wn). If you b ying military nis form.	number to w believe that y	hich the ou are	additional inform	ation applies. On the top of ar presumption of abuse because	ny ∋ you
1.	What is your marital and filing status? Check one only	<i>'</i> .					
	■ Not married. Fill out Column A, lines 2-11.■ Married and your spouse is filing with you. Fill out	t both Colum	nns A and B, I	ines 2-1	1.		
	☐ Married and your spouse is NOT filing with you.						
	☐ Living in the same household and are not le	gally separa	ted. Fill out b	oth Colu	mns A and B, lines	2-11.	
	Living separately or are legally separated. Fi under penalty of perjury that you and your spous spouse are living apart for reasons that do not in	se are legally	y separated u	nder nor	bankruptcy law tha	at applies or that you and your	e
	Fill in the average monthly income that you received bankruptcy case. 11 U.S.C. § 101(10A). For example, i August 31. If the amount of your monthly income varied if Fill in the result. Do not include any income amount more income from that property in one column only. If you have	f you are filind during the 6 to that the file.	ng on Septem months, add For example,	ber 15, to the incor , if both s	he 6-month period ne for all 6 months pouses own the sa	would be March 1 through and divide the total by 6.	
					Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
2.	Your gross wages, salary, tips, bonuses, overtime, a (before all payroll deductions).	nd commiss	sions		\$	\$	
3.	Alimony and maintenance payments. Do not include p Column B is filled in.	ayments fro	m a spouse if	Ī	\$	\$	
4.	All amounts from any source which are regularly paid of you or your dependents, including child support. I from an unmarried partner, members of your household, and roommates. Include regular contributions from a spo filled in. Do not include payments you listed on line 3.	Include regul your depend	lar contributio dents, parents	ns S,	\$	\$	
5.	Net income from operating a business, profession, or farm	Debtor 1	Debtor 2				
	Gross receipts (before all deductions) Ordinary and necessary operating expenses	• • \$	• • s				
	Net monthly income from a business, profession, or farm	Ψ I g	\$ \$	Copy	\$	\$	
6.	Net income from rental and other real property	Debtor 1	Debtor 2	here→	Ψ		
	Gross receipts (before all deductions) Ordinary and necessary operating expenses	\$	\$				
	Net monthly income from rental or other real property	φ	- φ	Сору	\$	\$	
7.	Interest, dividends, and royalties	Φ	\$	here→	\$	\$	

	First Name Middle Name Last Name	Case number (if known)	
	LOST TOTAL	Column A	Column B
		Column A Debtor 1	Debtor 2 or non-filing spouse
8. Un e	employment compensation	\$	\$
	not enter the amount if you contend that the amount received was a benefit der the Social Security Act. Instead, list it here: •		
	For you\$ For your spouse\$		
9. Per ber not Un dis pay doe	nsion or retirement income. Do not include any amount received that was a nefit under the Social Security Act. Also, except as stated in the next sentence, do it include any compensation, pension, pay, annuity, or allowance paid by the ited States Government in connection with a disability, combat-related injury or ability, or death of a member of the uniformed services. If you received any retired y paid under chapter 61 of title 10, then include that pay only to the extent that it as not exceed the amount of retired pay to which you would otherwise be entitled if ired under any provision of title 10 other than chapter 61 of that title.		\$
Do as ten Sta dea	come from all other sources not listed above. Specify the source and amount. not include any benefits received under the Social Security Act; payments receive a victim of a war crime, a crime against humanity, or international or domestic rorism; or compensation, pension, pay, annuity, or allowance paid by the United ates Government in connection with a disability, combat-related injury or disability, ath of a member of the uniformed services. If necessary, list other sources on a parate page and put the total below.		
_	·····	\$	\$
_		\$	\$
To	otal amounts from separate pages, if any.	+ \$	+ \$
	Iculate your total current monthly income. Add lines 2 through 10 for each umn. Then add the total for Column A to the total for Column B.	\$	+ \$ = \$
			monthly inco
Part 2	2: Determine Whether the Means Test Applies to You		,
	Determine Whether the Means Test Applies to You culate your current monthly income for the year. Follow these steps:		
	culate your current monthly income for the year. Follow these steps:		
12. Cal	culate your current monthly income for the year. Follow these steps:		
12. Cal	culate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11		Copy line 11 here
12. Cal 12a 12b	culate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11		Copy line 11 here → \$x 12
12. Cal 12a 12b 13. Ca	Iculate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11 Multiply by 12 (the number of months in a year). b. The result is your annual income for this part of the form.		Copy line 11 here → \$x 12
12. Cal 12a 12b 13. Ca Fill	Copy your total current monthly income for the year. Follow these steps: Multiply by 12 (the number of months in a year). The result is your annual income for this part of the form. Iculate the median family income that applies to you. Follow these steps:		Copy line 11 here → \$x 12
12. Cal 12a 12b 13. Ca Fill	culate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11 Multiply by 12 (the number of months in a year). The result is your annual income for this part of the form. Iculate the median family income that applies to you. Follow these steps: in the state in which you live.		Copy line 11 here → \$ x 12 12b. \$
12. Cal 12a 12b 13. Cal Fill Fill To	Iculate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11 Multiply by 12 (the number of months in a year). b. The result is your annual income for this part of the form. Iculate the median family income that applies to you. Follow these steps: in the state in which you live. in the number of people in your household.	in the separate	Copy line 11 here → \$ x 12 12b. \$
12. Cal 12a 12b 13. Cal Fill Fill To ins	culate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11	in the separate	Copy line 11 here → \$ x 12 12b. \$
12. Cal 12a 12b 13. Ca Fill Fill To ins	Iculate your current monthly income for the year. Follow these steps: a. Copy your total current monthly income from line 11	in the separate	Copy line 11 here → \$ x 12 12b. \$

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

Part 3:	Sign Below	
	By signing here, I declare under penalty of perjury that the inform	ation on this statement and in any attachments is true and correct.
	×	×
	Signature of Debtor 1	Signature of Debtor 2
	Date MM / DD / YYYY	Date MM / DD / YYYY
	If you checked line 14a, do NOT fill out or file Form 122A–2.	
	If you checked line 14b, fill out Form 122A-2 and file it with th	is form.

	_
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 Bankruptcy Court for the: District of	
Case number (If known)	
	☐ Check if this is an amended filing
Official Form 122A—1Supp	
	Ab.,
Statement of Exemption from Presumptio	n of Abuse Under § 707(b)(2) 12/
File this supplement together with Chapter 7 Statement of Your Current Monthly	
exempted from a presumption of abuse. Be as complete and accurate as possibl exclusions in this statement applies to only one of you, the other person should	
required by 11 U.S.C. § 707(b)(2)(C).	complete a separate Form 122A-1 if you believe that this is
Part 1: Identify the Kind of Debts You Have	
art is lacinity the Kina of Bebis Foa Have	
 Are your debts primarily consumer debts? Consumer debts are defined in 11 U.S personal, family, or household purpose." Make sure that your answer is consistent w Individuals Filing for Bankruptcy (Official Form 101). 	
☐ No. Go to Form 122A-1; on the top of page 1 of that form, check box 1, <i>There is</i>	s no presumption of abuse, and sign Part 3. Then
submit this supplement with the signed Form 122A-1.	
Yes. Go to Part 2.	
Part 2: Determine Whether Military Service Provisions Apply to You	
	_
2. Are you a disabled veteran (as defined in 38 U.S.C. § 3741(1))?	
☐ No. Go to line 3.	
☐ Yes. Did you incur debts mostly while you were on active duty or while you were 10 U.S.C. § 101(d)(1); 32 U.S.C. § 901(1).	performing a homeland defense activity?
☐ No. Go to line 3.	
☐ Yes. Go to Form 122A-1; on the top of page 1 of that form, check box 1,	There is no presumption of abuse, and sign Part 3.
Then submit this supplement with the signed Form 122A-1.	
3. Are you or have you been a Reservist or member of the National Guard?	
☐ No. Complete Form 122A-1. Do not submit this supplement.	
Yes. Were you called to active duty or did you perform a homeland defense active	rity? 10 U.S.C. § 101(d)(1); 32 U.S.C. § 901(1).
☐ No. Complete Form 122A-1. Do not submit this supplement.	
Yes. Check any one of the following categories that applies:	
☐ I was called to active duty after September 11, 2001, for at least	If you checked one of the categories to the left, go to
90 days and remain on active duty.	Form 122A-1. On the top of page 1 of Form 122A-1,
☐ I was called to active duty after September 11, 2001, for at least	check box 3, The Means Test does not apply now, and
90 days and was released from active duty on	sign Part 3. Then submit this supplement with the signed
which is fewer than 540 days before I file this bankruptcy case.	Form 122A-1. You are not required to fill out the rest of
☐ I am performing a homeland defense activity for at least 90 days.	Official Form 122A-1 during the exclusion period. The exclusion period means the time you are on active duty
_	or are performing a homeland defense activity, and for
☐ I performed a homeland defense activity for at least 90 days, ending on, which is fewer than 540 days	540 days afterward. 11 U.S.C. § 707(b)(2)(D)(ii).
before I file this bankruptcy case.	If your exclusion period ends before your case is closed,

Fill in this information to identify your case:	Check the appropriate box as directed in lines 40 or 42:
Debtor 1	According to the calculations required by
First Name Middle Name Last Name Debtor 2	this Statement:
(Spouse, if filing) First Name Middle Name Last Name	1. There is no presumption of abuse.
United States Bankruptcy Court for the: District of	2. There is a presumption of abuse.
Case number(If known)	☐ Check if this is an amended filing
Official Form 122A–2 Chapter 7 Means Test Calculation	04/22
To fill out this form, you will need your completed copy of Chapter 7 Statement of Your Curren	t Monthly Income (Official Form 122A-1).
Be as complete and accurate as possible. If two married people are filing together, both are eq is needed, attach a separate sheet to this form. Include the line number to which the additional pages, write your name and case number (if known). Part 1: Determine Your Adjusted Income	
Copy your total current monthly income Copy line 11 from O	fficial Form 122A-1 here →
2. Did you fill out Column B in Part 1 of Form 122A-1?	
☐ No. Fill in \$0 for the total on line 3.	
☐ Yes. Is your spouse filing with you?	
☐ No. Go to line 3.	
☐ Yes. Fill in \$0 for the total on line 3.	
 Adjust your current monthly income by subtracting any part of your spouse's income not u household expenses of you or your dependents. Follow these steps: 	sed to pay for the
On line 11, Column B of Form 122A–1, was any amount of the income you reported for your spous regularly used for the household expenses of you or your dependents?	se NOT
■ No. Fill in 0 for the total on line 3.	
☐ Yes. Fill in the information below:	
State each purpose for which the income was used For example, the income is used to pay your spouse's tax debt or to support people other than you or your dependents Fill in the amount you are subtracting from your spouse's income	
\$	
+ \$	
Total \$	Copy total here → -\$
4. Adjust your current monthly income. Subtract the total on line 3 from line 1.	\$

D_{\triangle}	htor	1

First Name Middle Name Last Name Case number (if known)

Part 2:

Calculate Your Deductions from Your Income

The Internal Revenue Service (IRS) issues National and Local Standards for certain expense amounts. Use these amounts to answer the questions in lines 6-15. To find the IRS standards, go online using the link specified in the separate instructions for this form. This information may also be available at the bankruptcy clerk's office.

Deduct the expense amounts set out in lines 6-15 regardless of your actual expense. In later parts of the form, you will use some of your actual expenses if they are higher than the standards. Do not deduct any amounts that you subtracted from your spouse's income in line 3 and do not deduct any operating expenses that you subtracted from income in lines 5 and 6 of Form 122A-1.

If your expenses differ from month to month, enter the average expense.

Whenever this part of the form refers to you, it means both you and your spouse if Column B of Form 122A-1 is filled in.

5. The number of people used in determining your deductions from income

Fill in the number of people who could be claimed as exemptions on your federal income tax return, plus the number of any additional dependents whom you support. This number may be different from the number of people in your household.

National Standards

You must use the IRS National Standards to answer the questions in lines 6-7.

Food, clothing, and other items: Using the number of people you entered in line 5 and the IRS National Standards, fill in the dollar amount for food, clothing, and other items.

7. Out-of-pocket health care allowance: Using the number of people you entered in line 5 and the IRS National Standards, fill in the dollar amount for out-of-pocket health care. The number of people is split into two categories—people who are under 65 and people who are 65 or older—because older people have a higher IRS allowance for health care costs. If your actual expenses are higher than this IRS amount, you may deduct the additional amount on line 22.

People who are under 65 years of age

Out-of-pocket health care allowance per person

Number of people who are under 65

7c. Subtotal. Multiply line 7a by line 7b.

Copy here

People who are 65 years of age or older

7d. Out-of-pocket health care allowance per person

7e. Number of people who are 65 or older

Subtotal. Multiply line 7d by line 7e.

Copy here

Total. Add lines 7c and 7f.....

 Copy total here	\$
	- D

\$_

	First Name	Middle Name	Last Name				
ocal St	tandards	You must use	the IRS Local Standards to	answer the questions in	n lines 8-15.		
		on from the IRS, es into two parts	the U.S. Trustee Program	m has divided the IRS	Local Stand	ard for housir	ng for
Hous	ing and util	ities – Insurance	e and operating expenses or rent expenses	s			
answ	ver the ques	tions in lines 8-	9, use the U.S. Trustee P	rogram chart.			
			ink specified in the separate be bankruptcy clerk's office.		m.		
			e and operating expense y for insurance and operati				
Hous	sing and util	lities – Mortgage	or rent expenses:				
			u entered in line 5, fill in th			\$	
9b. T	otal average	monthly paymen	t for all mortgages and oth	er debts secured by you	ır home.		
С	ontractually of		monthly payment, add all a red creditor in the 60 mont				
	Name of the	creditor		Average monthly payment			
				\$			
				\$			
				+ \$			
		Total a	verage monthly payment	\$	Copy here	- \$	Repeat this amount on line 33a.
	Subtract line		e. e <i>monthly payment</i>) from li is less than \$0, enter \$0			\$	Copy \$
	тетт ехрепѕе	ع). II IIIIS amount	is iess tiidii pu, enter pu				
			e Program's division of the expenses, fill in any addi			is incorrect a	nd affects \$
Expl	ain						
why:							

2 or more. Go to line 12.

12. **Vehicle operation expense:** Using the IRS Local Standards and the number of vehicles for which you claim the operating expenses, fill in the *Operating Costs* that apply for your Census region or metropolitan statistical area.

13. **Vehicle ownership or lease expense:** Using the IRS Local Standards, calculate the net ownership or lease expense for each vehicle below. You may not claim the expense if you do not make any loan or lease payments on the vehicle. In addition, you may not claim the expense for more than two vehicles.

Vehicle 1

Describe Vehicle 1:

Last Name

13a. Ownership or leasing costs using IRS Local Standard.

\$_____

expense

13b. Average monthly payment for all debts secured by Vehicle 1.

Do not include costs for leased vehicles.

To calculate the average monthly payment here and on line 13e, add all amounts that are contractually due to each secured creditor in the 60 months after you filed for bankruptcy. Then divide by 60.

Name of each creditor for Vehicle 1	Average monthly payment			
	\$			
	+ \$			
Total average monthly payment	\$	Copy here	- \$	Repeat this amount on line 33b.
13c. Net Vehicle 1 ownership or lease expense				Copy net Vehicle 1

Vehicle 2

Describe Vehicle 2:

Subtract line 13b from line 13a. If this amount is less than \$0, enter \$0.

13d. Ownership or leasing costs using IRS Local Standard.

13e. Average monthly payment for all debts secured by Vehicle 2.

Do not include costs for leased vehicles.

	Name of each creditor for Vehicle 2	Average monthly payment			
_		\$			
_		+ \$			
	Total average monthly payment	\$	Copy here	- \$	Repeat this amount on line 33c.
	Vehicle 2 ownership or lease expense ract line 13e from 13d. If this amount is less the	an \$0, enter \$0		\$	Copy net Vehicle 2 expense here \$

14. **Public transportation expense**: If you claimed 0 vehicles in line 11, using the IRS Local Standards, fill in the *Public Transportation* expense allowance regardless of whether you use public transportation.

S_____

15. Additional public transportation expense: If you claimed 1 or more vehicles in line 11 and if you claim that you may also deduct a public transportation expense, you may fill in what you believe is the appropriate expense, but you may not claim more than the IRS Local Standard for *Public Transportation*.

_

Other Necessary Expenses	In addition to the expense deductions listed above, you are allowed your monthly expenses for the following IRS categories.	
employment taxes, Social S pay for these taxes. However	nount that you will actually owe for federal, state and local taxes, such as income taxes, self-ecurity taxes, and Medicare taxes. You may include the monthly amount withheld from your er, if you expect to receive a tax refund, you must divide the expected refund by 12 and ne total monthly amount that is withheld to pay for taxes.	\$
union dues, and uniform cos		\$
Do not include amounts that	t are not required by your job, such as voluntary 401(k) contributions or payroll savings.	Ψ
together, include payments	onthly premiums that you pay for your own term life insurance. If two married people are filing that you make for your spouse's term life insurance. Do not include premiums for life nts, for a non-filing spouse's life insurance, or for any form of life insurance other than term.	\$
19. Court-ordered payments: agency, such as spousal or	The total monthly amount that you pay as required by the order of a court or administrative child support payments.	¢.
Do not include payments on	past due obligations for spousal or child support. You will list these obligations in line 35.	\$
20. Education: The total month as a condition for your job	ly amount that you pay for education that is either required:	
• •	ntally challenged dependent child if no public education is available for similar services.	\$
21. Childcare: The total monthl	y amount that you pay for childcare, such as babysitting, daycare, nursery, and preschool.	•
Do not include payments for	any elementary or secondary school education.	\$
is required for the health and health savings account. Incl	denses, excluding insurance costs: The monthly amount that you pay for health care that dwelfare of you or your dependents and that is not reimbursed by insurance or paid by a ude only the amount that is more than the total entered in line 7. since or health savings accounts should be listed only in line 25.	\$
you and your dependents, s	elephone services: The total monthly amount that you pay for telecommunication services for uch as pagers, call waiting, caller identification, special long distance, or business cell phone sary for your health and welfare or that of your dependents or for the production of income, if it imployer.	+ \$
	basic home telephone, internet and cell phone service. Do not include self-employment ported on line 5 of Official Form 122A-1, or any amount you previously deducted.	
24. Add all of the expenses all Add lines 6 through 23.	lowed under the IRS expense allowances.	\$

32. Add all of the additional expense deductions.

Add lines 25 through 31.

Deductions for Debt Payment

33. For debts that are secured by an interest in property that you own, including home mortgages, vehicle loans, and other secured debt, fill in lines 33a through 33e.

Last Name

To calculate the total average monthly payment, add all amounts that are contractually due to each secured creditor in the 60 months after you file for bankruptcy. Then divide by 60.

	Mortgages on your home:			Average monthly payment	
33a.	Copy line 9b here			\$	
	Loans on your first two vehicles:				
33b.	Copy line 13b here		→	\$	
33c.	Copy line 13e here		→	\$	
33d.	List other secured debts:				
	Name of each creditor for other secured debt	Identify property that secures the debt	Does payment include taxes or insurance?		
			□ No □ Yes	\$	
			□ No □ Yes	\$	
			□ No □ Yes	+ \$	
33e. To	tal average monthly payment. Add lines	33a through 33d		\$	

34. Are any debts that you listed in line 33 secured by your primary residence, a vehicle, or other property necessary for your support or the support of your dependents?

☐ No. Go to line 35.

Yes. State any amount that you must pay to a creditor, in addition to the payments listed in line 33, to keep possession of your property (called the *cure amount*). Next, divide by 60 and fill in the information below.

Name of the creditor	Identify property that secures the debt	Total cure amount		Monthly cure amount		
		\$	÷ 60 =	\$		
		\$	÷ 60 =	\$		
		\$	÷ 60 =	+ \$		
			Total	\$	Copy total here	\$

35. Do you owe any priority claims such as a priority tax, child support, or alimony—that are past due as of the filing date of your bankruptcy case? 11 U.S.C. § 507.

■ No. Go to line 36.

Yes. Fill in the total amount of all of these priority claims. Do not include current or ongoing priority claims, such as those you listed in line 19.

Total amount of all past-due priority claims

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

36. Are you eligible to file a case under Chapter 13? 11 U.S.C. § 109(e). For more information, go online using the link for <i>Bankruptcy Basics</i> specified in the septinstructions for this form. <i>Bankruptcy Basics</i> may also be available at the bankruptcy clean	
☐ No. Go to line 37.	
☐ Yes. Fill in the following information.	
Projected monthly plan payment if you were filing under Chapter 13	\$
Current multiplier for your district as stated on the list issued by the Administrative Office of the United States Courts (for districts in Alabama and North Carolina) or by the Executive Office for United States Trustees (for all other districts).	x
To find a list of district multipliers that includes your district, go online using the link specified in the separate instructions for this form. This list may also be available at the bankruptcy clerk's office.	0
Average monthly administrative expense if you were filing under Chapter 13	\$ Copy total here
37. Add all of the deductions for debt payment. Add lines 33e through 36	\$
Total Deductions from Income	
38. Add all of the allowed deductions.	
Copy line 24, All of the expenses allowed under IRS expense allowances \$	
Copy line 32, All of the additional expense deductions \$	
Copy line 37, All of the deductions for debt payment +\$	
Total deductions \$	Copy total here → \$
Part 3: Determine Whether There Is a Presumption of Abuse	
39. Calculate monthly disposable income for 60 months	
39a. Copy line 4, adjusted current monthly income \$	
39b. Copy line 38, <i>Total deductions</i> - \$	
	Copy here → \$
For the next 60 months (5 years)	x 60
39d. Total . Multiply line 39c by 60	\$Copy here >
40. Find out whether there is a presumption of abuse. Check the box that applies:	
☐ The line 39d is less than \$9,075*. On the top of page 1 of this form, check box 1, The Part 5.	ere is no presumption of abuse. Go to
☐ The line 39d is more than \$15,150*. On the top of page 1 of this form, check box 2, 7 may fill out Part 4 if you claim special circumstances. Then go to Part 5.	There is a presumption of abuse. You
☐ The line 39d is at least \$9,075*, but not more than \$15,150*. Go to line 41.	

Debtor 1	First Name	Middle Name	Last Name	Case number (if known)								
41. 41a.	Fill in the amount of your total nonpriority unsecured debt Summary of Your Assets and Liabilities and Certain Statistical (Official Form 106Sum), you may refer to line 3b on that form				tion Schedules	\$						
						x .25						
41 b	_		y unsecured debt.			\$	Copy here	\$				
is er		5% of your uns	ou have left over aff secured, nonpriority		llowed deductions							
	Line 39d is less Go to Part 5.	s than line 41b.	On the top of page	1 of this form, check	box 1, There is no presur	mption of abuse.						
			han line 41b. On the		s form, check box 2, <i>Ther</i> n go to Part 5.	re is a presumption						
Part 4:			cial Circumstanc									
13. Do you reasona	have any spec able alternative	ial circumstande? 11 U.S.C. § 7	ces that justify addi 07(b)(2)(B).	itional expenses or	adjustments of current	monthly income f	for which t	here is no				
☐ No.	Go to Part 5.											
☐ Yes			. All figures should re e expenses you liste		monthly expense or incom	ne adjustment						
	adjustments n	ou must give a detailed explanation of the special circumstances that make the expenses or income dijustments necessary and reasonable. You must also give your case trustee documentation of your actual expenses or income adjustments.										
	Give a detailed	d explanation of t	he special circumstan	ices		Average monthly or income adjustr						
						\$						
						\$						
						\$						
						\$						
Part 5:	Sign Below											
	By signing here, I declare under penalty of perjury that the information on this statement and in any attachments is true and correct.											
	*				¢							
	Signature of Debtor 1				Signature of Debtor 2							
	Date	D / YYYY			Date	_						

Fill in this in	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 B	Bankruptcy Court for the:		District of(State)				
Case number (If known)			(State)				

☐ Check if this is an amended filing

Official Form 122B

Chapter 11 Statement of Your Current Monthly Income

12/21

You must file this form if you are an individual and are filing for bankruptcy under Chapter 11 (other than under Subchapter V). If more space is needed, attach a separate sheet to this form. Include the line number to which the additional information applies. On the top of any additional pages, write your name and case number (if known).

age	s, write your name and case number (if known). Calculate Your Current Monthly Incom		o willen the	addition	ai information app	mes. On the top of a	ny additional
1.	What is your marital and filing status? Check one only	' .					
	■ Not married. Fill out Column A, lines 2-11.						
	☐ Married and your spouse is filing with you. Fill out	t both Colum	nns A and B,	lines 2-1	1.		
	☐ Married and your spouse is NOT filing with you. F	ill out Colun	nn A, lines 2-	11.			
	Fill in the average monthly income that you received case. 11 U.S.C. § 101(10A). For example, if you are filing amount of your monthly income varied during the 6 mont Do not include any income amount more than once. For property in one column only. If you have nothing to report	g on Septem hs, add the example, if t	nber 15, the 6 income for al poth spouses	6-month p I 6 month own the	period would be Ma as and divide the tot same rental proper	rch 1 through August al by 6. Fill in the res	31. If the ult.
					Column A Debtor 1	Column B Debtor 2	
2.	Your gross wages, salary, tips, bonuses, overtime, as payroll deductions).	nd commis	sions (before	e all	\$	\$	
3.	Alimony and maintenance payments. Do not include p Column B is filled in.	ayments fro	m a spouse i	f	\$	\$	
4.	All amounts from any source which are regularly paid you or your dependents, including child support. Including unmarried partner, members of your household, your roommates. Include regular contributions from a spouse Do not include payments you listed on line 3.	lude regular dependents	contributions , parents, an	from d	\$	\$	
5.	Net income from operating a business, profession, or farm	Debtor 1	Debtor 2				
	Gross receipts (before all deductions)	\$	\$				
	Ordinary and necessary operating expenses	- \$	- \$				
	Net monthly income from a business, profession, or farm	\$	\$	Copy here→	\$	\$	
6.	Net income from rental and other real property	Debtor 1	Debtor 2				
	Gross receipts (before all deductions)	\$	\$				
	Ordinary and necessary operating expenses	- \$	- \$				
	Net monthly income from rental or other real property	\$	\$	Copy here→	\$	\$	

	Column A Debtor 1	Column B Debtor 2	
Interest, dividends, and royalties	\$	\$	
Unemployment compensation	\$	\$	
Do not enter the amount if you contend that the amount received was a benefit under the Social Security Act. Instead, list it here:			
For you\$			
For your spouse\$			
Pension or retirement income. Do not include any amount received that was a benefit under the Social Security Act. Also, except as stated in the next sentence do not include any compensation, pension, pay, annuity, or allowance paid by the United States Government in connection with a disability, combat-related injury disability, or death of a member of the uniformed services. If you received any retired pay paid under chapter 61 of title 10, then include that pay only to the extent that it does not exceed the amount of retired pay to which you would otherwise be entitled if retired under any provision of title 10 other than chapter of that title. Income from all other sources not listed above. Specify the source and amount Do not include any benefits received under the Social Security Act; payments received as a victim of a war crime, a crime against humanity, or international or domestic terrorism; or compensation, pension, pay, annuity, or allowance paid to the United States Government in connection with a disability, combat-related injury or disability, or death of a member of the uniformed services. If necessary, list other sources on a separate page and put the total below.	e, e or 61 \$ unt.	\$	
	\$	\$	
	\$	\$	
Total amounts from separate pages, if any.	+ \$	_ + \$	
Calculate your total current monthly income. Add lines 2 through 10 for each column. Then add the total for Column A to the total for Column B.	\$	+ \$	= \$Total curren
art 2: Sign Below			

Signature of Debtor 1

Date MM / DD / YYYY

Signature of Debtor 2

Date MM / DD / YYYY

	nation to identify ye	our case:				ck as directed in lines 17 and 21:
Debtor 1	Jame	Middle Name	Last Name			rding to the calculations required by Statement:
ebtor 2 Spouse, if filing) First N		Middle Name	Last Name		□ 1	. Disposable income is not determin under 11 U.S.C. § 1325(b)(3).
nited States Bankru	uptcy Court for the:	District of			□ 2	. Disposable income is determined under 11 U.S.C. § 1325(b)(3).
ase number f known)			_		<u>□</u> 3	. The commitment period is 3 years.
					□ 4	. The commitment period is 5 years.
					u c	heck if this is an amended filing
fficial For	m 122C–1					
-		nent of You			hly Incom	ne
nd Calc	ulation of	f Commitme	ent Peri	iod		10/19
	narital and filing st	atus? Check one only. A, lines 2-11.				
■ Not marrie						
_	II out both Columns	A and B, lines 2-11.				
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n	rage monthly incoruse. 11 U.S.C. § 10° are amount of your mot include any incoruse.	me that you received f 1(10A). For example, if nonthly income varied do	you are filing or uring the 6 mon once. For examp	September 15, ths, add the inco ble, if both spous	the 6-month period vame for all 6 months ares own the same rer	before you file this vould be March 1 through and divide the total by 6. Fill in ntal property, put the income
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n	rage monthly incoruse. 11 U.S.C. § 10° are amount of your mot include any incoruse.	me that you received for the state of the st	you are filing or uring the 6 mon once. For examp	September 15, ths, add the inco ble, if both spous	the 6-month period vame for all 6 months ares own the same rer	vould be March 1 through and divide the total by 6. Fill in
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n from that prope	rage monthly incoruse. 11 U.S.C. § 10 me amount of your mot include any incorustry in one column o	me that you received for the state of the st	you are filing or uring the 6 mon once. For examp to report for an	September 15, ths, add the inco ble, if both spous y line, write \$0 ir	the 6-month period value for all 6 months are sown the same renate the space. Column A	vould be March 1 through and divide the total by 6. Fill in half property, put the income Column B Debtor 2 or
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n from that prope	rage monthly incoruse. 11 U.S.C. § 10 me amount of your me not include any incorury in one column of the column of	me that you received f 1(10A). For example, if nonthly income varied do me amount more than c nly. If you have nothing	you are filing or uring the 6 mon once. For examp to report for an	September 15, ths, add the inco ble, if both spous y line, write \$0 in	the 6-month period vome for all 6 months are own the same rerest the space. Column A Debtor 1	vould be March 1 through and divide the total by 6. Fill in half property, put the income Column B Debtor 2 or
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n from that prope Your gross wa payroll deduction Alimony and not all amounts from the property or your dean unmarried p	rage monthly incoruse. 11 U.S.C. § 10 reamount of your mot include any incorustry in one column of the column of t	me that you received f 1(10A). For example, if nonthly income varied do me amount more than conly. If you have nothing nonuses, overtime, and	you are filing or uring the 6 mon once. For examp to report for an d commissions ayments from a for household dde regular cont dependents, par	s September 15, ths, add the incoole, if both spous y line, write \$0 in the spouse. Expenses of ributions from ents, and	the 6-month period value for all 6 months are sown the same renance the space. Column A Debtor 1	vould be March 1 through and divide the total by 6. Fill in half property, put the income Column B Debtor 2 or
Married. Fi Fill in the aver bankruptcy ca August 31. If th the result. Do n from that prope Your gross wa payroll deduction Alimony and n All amounts from your dean unmarried proommates. Do listed on line 3.	rage monthly incorrise. 11 U.S.C. § 10 re amount of your mot include any incorrity in one column of the column of	me that you received for 1(10A). For example, if nonthly income varied do me amount more than conly. If you have nothing conuses, overtime, and ents. Do not include particle are regularly paiding child support. Incluyour household, your did not include your did not include your did not include your did support.	you are filing or uring the 6 mon once. For examp to report for an d commissions ayments from a for household ude regular cont dependents, par not include payr	s September 15, ths, add the incoole, if both spous y line, write \$0 in the spouse. Expenses of ributions from ents, and	the 6-month period value for all 6 months are own the same remains the space. Column A Debtor 1 \$	vould be March 1 through and divide the total by 6. Fill in that property, put the income Column B Debtor 2 or non-filing spouse \$ \$
Married. Fi Fill in the aver bankruptcy ca August 31. If the result. Do not from that proper from the from the from the first	rage monthly incorrise. 11 U.S.C. § 10 re amount of your mot include any incorrity in one column of the column of	me that you received for 1(10A). For example, if nonthly income varied do me amount more than conly. If you have nothing sonuses, overtime, and ents. Do not include particle are regularly paiding child support. Incluity your household, your donts from a spouse. Do resiness, profession, or	you are filing or uring the 6 mon once. For examp to report for an d commissions ayments from a for household ude regular cont dependents, par not include payr	september 15, ths, add the incoole, if both spous y line, write \$0 in spouse. expenses of ributions from ents, and nents you	the 6-month period value for all 6 months are own the same remains the space. Column A Debtor 1 \$	vould be March 1 through and divide the total by 6. Fill in that property, put the income Column B Debtor 2 or non-filing spouse \$ \$

Net monthly income from a business, profession, or farm

6. Net income from rental and other real property

Ordinary and necessary operating expenses

Net monthly income from rental or other real property

Gross receipts (before all deductions)

Debtor 2

Debtor 1

Copy here

Copy here→

De	ebtor 1	Case number (#	: konwo)	
	First Name Middle Name Last Name	Odde Humber (#	KIOWII)	
		Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
7.	Interest, dividends, and royalties	\$	\$	
8.	Unemployment compensation	\$		
	Do not enter the amount if you contend that the amount received was a benefit under the Social Security Act. Instead, list it here: $lacktriangle$			
	For you\$			
	For your spouse \$			
9.	Pension or retirement income. Do not include any amount received that was a benefit under the Social Security Act. Also, except as stated in the next sentence, do not include any compensation, pension, pay, annuity, or allowance paid by the United States Government in connection with a disability, combat-related injury or disability, or death of a member of the uniformed services. If you received any retired pay paid under chapter 61 of title 10, then include that pay only to the extent that it does not exceed the amount of retired pay to which you would otherwise be entitled if retired under any provision of title 10 other than chapter 61 of that title.	\$	\$	
10.	Income from all other sources not listed above. Specify the source and amount. Do not include any benefits received under the Social Security Act; payments received as a victim of a war crime, a crime against humanity, or international or domestic terrorism; or compensation, pension, pay, annuity, or allowance paid by the United States Government in connection with a disability, combat-related injury or disability, or death of a member of the uniformed services. If necessary, list other sources on a separate page and put the total below.	e.		
		\$	\$	
		\$	\$	
	Total amounts from separate pages, if any.	+ \$	+ \$	
11.	Calculate your total average monthly income. Add lines 2 through 10 for each column. Then add the total for Column A to the total for Column B.	\$	+ \$	Total average monthly income
Pa	Determine How to Measure Your Deductions from Income			
12.	Copy your total average monthly income from line 11.			\$
13.	Calculate the marital adjustment. Check one:			
	☐ You are not married. Fill in 0 below.			
	☐ You are married and your spouse is filing with you. Fill in 0 below.☐ You are married and your spouse is not filing with you.			
	Fill in the amount of the income listed in line 11, Column B, that was NOT regularly you or your dependents, such as payment of the spouse's tax liability or the spouse you or your dependents.			
	Below, specify the basis for excluding this income and the amount of income devote list additional adjustments on a separate page.	ed to each purpo	ose. If necessary,	
	If this adjustment does not apply, enter 0 below.			

14. Your current monthly income. Subtract the total in line 13 from line 12.

\$_____

+ \$____

Do	btor 1	Coop number (**)	
De	ו וטוטו	First Name Middle Name Last Name Case number (if known)	
15.	Calc	ulate your current monthly income for the year. Follow these steps:	
	15a.	Copy line 14 here →	\$
		Multiply line 15a by 12 (the number of months in a year).	x 12
	15b.	The result is your current monthly income for the year for this part of the form.	\$
16.	Calc	ulate the median family income that applies to you. Follow these steps:	
	16a.	Fill in the state in which you live.	
	16b.	Fill in the number of people in your household.	
	16c.	Fill in the median family income for your state and size of household. To find a list of applicable median income amounts, go online using the link specified in the separate instructions for this form. This list may also be available at the bankruptcy clerk's office.	\$
17.	How	do the lines compare?	
	17a.	Line 15b is less than or equal to line 16c. On the top of page 1 of this form, check box 1, <i>Disposable income is not dete 11 U.S.C. § 1325(b)(3)</i> . Go to Part 3. Do NOT fill out <i>Calculation of Your Disposable Income</i> (Official Form 122C–2).	rmined under
	17b.	Line 15b is more than line 16c. On the top of page 1 of this form, check box 2, <i>Disposable income is determined under 11 U.S.C.</i> § 1325(b)(3). Go to Part 3 and fill out Calculation of Your Disposable Income (Official Form 122C–2). On line 39 of that form, copy your current monthly income from line 14 above.	
Pa	ırt 3:	Calculate Your Commitment Period Under 11 U.S.C. § 1325(b)(4)	
40	Can	vysuv tetal svevses menthly income from line 44	
		y your total average monthly income from line 11.	\$
19.	calcu	uct the marital adjustment if it applies. If you are married, your spouse is not filing with you, and you contend that ulating the commitment period under 11 U.S.C. § 1325(b)(4) allows you to deduct part of your spouse's income, copy imount from line 13.	
	19a.	If the marital adjustment does not apply, fill in 0 on line 19a.	- \$
	19b.	Subtract line 19a from line 18.	\$
00	0-1-	what was a surrant manthly in a creation the way. Fallow the constant	
20.		ulate your current monthly income for the year. Follow these steps:	
	20a.	Copy line 19b.	\$
		Multiply by 12 (the number of months in a year).	x 12
	20b.	The result is your current monthly income for the year for this part of the form.	\$
	20c.	Copy the median family income for your state and size of household from line 16c	
	-		\$
21.	How	do the lines compare?	
	□ ι	ine 20b is less than line 20c. Unless otherwise ordered by the court, on the top of page 1 of this form, check box 3, The commitment period is 3 years. Go to Part 4.	
		ine 20b is more than or equal to line 20c. Unless otherwise ordered by the court, on the top of page 1 of this form, theck box 4, <i>The commitment period is 5 years</i> . Go to Part 4.	

Debtor 1

			Case number (if known)
Elect Manage	MC dalla Massas	Last Massa	

Part 4:	Sign Below	
	By signing here, under negalty of perjury I declare	e that the information on this statement and in any attachments is true and correct.
	Solution in the state of the st	*
	Signature of Debtor 1	Signature of Debtor 2
	Date	Date
	MM / DD / YYYY	MM / DD / YYYY
	If you checked 17a, do NOT fill out or file Form 12	22C–2.
	If you checked 17b, fill out Form 122C-2 and file	it with this form. On line 39 of that form, copy your current monthly income from line 14 above.

					•		
Fill in t	his information	to identify your case:					
Debtor 1		Made No.	Lad				
Debtor 2	First Name	Middle Name	Last Name				
	if filing) First Name	Middle Name	Last Name				
United S	States Bankruptcy	Court for the:D	strict of				
Case nu (If known							
]	☐ Check if this is	s an amended filing
Offici	ial Form 1	122C-2					
		Calculation (of Your Di	sposabl	e Income	e	04/22
	•	u will need your complete		-			
	•	fficial Form 122C–1). curate as possible. If two	married neonle are	filing together	hoth are equally	resnonsible for be	ng accurate If
more sp	ace is needed,	attach a separate sheet to	this form. Include	the line numbe		•	•
top or ar	ny additional pa	ages, write your name and	i case number (ii ki	ilowii).			
Part 1:	Calculate	Your Deductions fron	n Your Income				
to ar	nswer the ques	ue Service (IRS) issues Na tions in lines 6-15. To find	the IRS standards	, go online usin	g the link specifie	d in the separate	mounts
		form. This information n	•	•	. •		
	•	amounts set out in lines 6-1 expenses if they are higher	•	•	•	•	
subtr	acted from incor	me in lines 5 and 6 of Form ne 13 of Form 122C–1.					
If you	ır expenses diffe	er from month to month, ent	er the average exper	nse.			
•	·	-4 are not used in this form			n required by a sim	ilar form used in cha	apter 7 cases.
				, ,	, ,		
		people used in determini er of people who could be o			ıl income tax		,
	return, plus the	number of any additional de	ependents whom you	•			
	be different from	n the number of people in y	our nousenoid.]
Nat	tional	V (
Sta	indards	You must use the IRS N	ational Standards to	answer the ques	Stions in lines 6-7.		
		and other items: Using the the dollar amount for food,			ne 5 and the IRS N	ational	\$
7. (Out-of-pocket h	nealth care allowance: Usi	na the number of ne	ople vou entered	I in line 5 and the II	RS National	
	Standards, fill in	the dollar amount for out-o	f-pocket health care.	. The number of	people is split into	two	
		ple who are under 65 and pealth care costs. If your acture on line 22					

	Jule Will a	re under 65 ye	ars or age					
	•	1 11 10		_				
	·		e allowance per p	person \$	_			
7b.	Number o	f people who a	re under 65	X				
7c.	Subtotal.	Multiply line 7a	by line 7b.	\$	Copy here	\$		
Pe	ople who	are 65 years o	f age or older					
7d.	Out-of-po	cket health care	e allowance per p	person \$	_			
7e.	Number o	f people who a	re 65 or older	X				
7f.	Subtotal.	Multiply line 7d	by line 7e.	\$	Copy here→	+ \$		
7g. Tota	al . Add line	s 7c and 7f				. \$	Copy here	\$
ocal andards	s You r	nust use the IR	S Local Standard	ds to answer the question	ns in lines 8-	15.		
nkruptcy Housing	y purpose g and utili	s into two par ties – Insurand	ts: ce and operating	•	d the IRS Lo	ocal Standard for	housing for	
Housing	g and utili	ties – Mortgag	e or rent expens	ses				
00011101						chart ac calino	using the link	
				Trustee Program chart n. This chart may also b				
ecified in Housing	n the sepa	rate instructio	ons for this form		be available umber of pe	at the bankruptc	y clerk's office.	\$
ecified in Housing in the do	n the sepa g and utili ollar amou	arate instruction ties – Insurand Int listed for you	ons for this form	n. This chart may also be greatly expenses: Using the nance and operating expenses.	be available umber of pe	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utilication of the separate of the separ	ties – Insurand nt listed for you ties – Mortgag number of peop	e and operating r county for insur	n. This chart may also be greatly expenses: Using the nance and operating expenses: In line 5, fill in the dollar a	ne available umber of pe enses.	at the bankruptc	y clerk's office.	\$
Housing in the do Housing 9a.	g and utility ollar amou g and utility Using the listed for y	ties – Insurand nt listed for you ties – Mortgag number of peop your county for age monthly pa	e and operating r county for insur e or rent expens ole you entered in mortgage or rent	n. This chart may also be greatly expenses: Using the nance and operating expenses: In line 5, fill in the dollar a	oe available umber of pe enses. mount	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utiliollar amou g and utili Using the listed for y Total aver your home To calcula contractua	ties - Insurand nt listed for you ties - Mortgag number of peop your county for age monthly page.	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	expenses: Using the nance and operating expenses: ses: n line 5, fill in the dollar a expenses.	umber of peenses. mount secured by	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties - Insurand ties - Insurand the listed for you ties - Mortgag number of peop your county for age monthly page. the the total ave tally due to each	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	g expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Itgages and other debts yment, add all amounts to	umber of peenses. mount secured by that are you file	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties - Insurand nt listed for you ties - Mortgag number of peop your county for age monthly page. ate the total ave ally due to each ptcy. Next divide	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	g expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts are in the 60 months after y	umber of peenses. mount secured by that are you file	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties - Insurand nt listed for you ties - Mortgag number of peop your county for age monthly page. ate the total ave ally due to each ptcy. Next divide	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	g expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts are in the 60 months after y	umber of peenses. mount secured by that are you file	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties - Insurand nt listed for you ties - Mortgag number of peop your county for age monthly page. ate the total ave ally due to each ptcy. Next divide	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	g expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts are in the 60 months after y	umber of peenses. mount secured by that are you file	at the bankruptc	y clerk's office.	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties – Insurand ities – Insurand ities – Mortgag number of peopour county for age monthly page. In the the total aveally due to each ite the creditor	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense yment for all mortgage monthly parage monthly parage coursed creditor	expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts and all amounts to in the 60 months after years. Average month payment Average month payment	mount secured by that are you file	at the bankruptc	y clerk's office. In line 5, fill Repeat this amount	\$
Housing in the do	g and utility ollar amou g and utility Using the listed for y Total aver your home To calcula contractua for bankru	ties – Insurand ities – Insurand ities – Mortgag number of peopour county for age monthly page. In the the total aveally due to each ite the creditor	e and operating recounty for insur- e or rent expensible you entered in mortgage or rent syment for all mortgage monthly pages secured creditor de by 60.	expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts and all amounts to in the 60 months after years. Average month payment Average month payment	mount secured by that are you file	at the bankruptc	y clerk's office. n line 5, fill	\$
Housing in the do	g and utility ollar amount grand utility ollar amount grand utility Using the listed for your home. To calculate contractus for bankru Name	ties - Insurand Ities - Insurand Ities - Insurand Ities - Mortgag Inumber of peopour county for Ities - Insurance - Insuranc	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense of the young entered in mortgage or rent expense of the young entered in mortgage monthly pays secured creditor de by 60.	a. This chart may also be gexpenses: Using the nance and operating expenses: In line 5, fill in the dollar and expenses. Integration and other debts are also and other debts are in the 60 months after your afternal series. Average month payment \$	mount secured by that are you file Copy here	at the bankruptc	Repeat this amount on line 33a.	\$
Housing in the do	g and utility ollar amounties of the separature	ties - Insurand Ities - Insurand Ities - Insurand Ities - Mortgag Inumber of peopour county for Ities - Insurance Inumber of peopour county for Ities - Mortgag Inumber of peopour county for Inumber of peopour count	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense of the young entered in mortgage or rent expense of the young entered in mortgage monthly pays secured creditor de by 60.	expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts are and other debts are in the 60 months after y Average month payment Average month payment \$ """ """ """ """ """ """ """	mount secured by that are you file Copy here	at the bankruptc	y clerk's office. In line 5, fill Repeat this amount	\$
Housing in the do	g and utility ollar amounties of and utility ollar amounties grand utility. Garden and utility ollar amounties for your home. To calculate contractuation bankru. Name Name Net mortgate Subtract ling rent experies and that the series of an amounties of the series ollar amounties.	ties - Insurand ties - Insuran	e and operating recounty for insur- e or rent expense ole you entered in mortgage or rent expense of the young entered in mortgage monthly pays a secured creditor de by 60. The program's division of the young ense.	expenses: Using the nance and operating expenses: In line 5, fill in the dollar a expenses. Integrated and other debts are and other debts are in the 60 months after y Average month payment Average month payment \$ """ """ """ """ """ """ """	mount secured by that are you file Copy here ttgage or	at the bankruptc ople you entered i \$	Repeat this amount on line 33a. Copy here	\$ \$

1 Firs	st Name	Middle Name	Last Name			Case number	(if known)	
Local tra	ınsportat	ion expenses: Check	the numbe	er of vehicles for which	h you claim a	an ownership	o or operating expense.	
	0. Go to 1. Go to 2 or more							
		n expense: Using the e Operating Costs that					h you claim the operating area.	\$
each veh	nicle belov	p or lease expense: v. You may not claim not claim the expense	the expense	e if you do not make a			nip or lease expense for its on the vehicle. In	
Vehicle	e 1	Describe Vehicle 1:						
13a. Owi	nership o	r leasing costs using l	RS Local S	tandard		\$		
Do	not includ	nthly payment for all d de costs for leased vel the average monthly	nicles.	·				
add	d all amoບ ditor in th	ints that are contractu e 60 months after you	ally due to e	each secured				
Na	ame of ea	ch creditor for Vehicle 1		Average monthly payment				
				+ \$	_			
		Total average monthly	payment	\$	Copy here→	- \$	Repeat this amount on line 33b.	
		ownership or lease of 13b from line 13a. If t	•	is less than \$0, enter	· \$0	\$	Copy net Vehicle 1 expense here	\$
Vehicle	2	Describe Vehicle 2:						
13d. Owr	nership o	r leasing costs using I	RS Local St	andard		\$	<u> </u>	
	•	nthly payment for all do de costs for leased ve		d by Vehicle 2.				
Na	ame of ea	ch creditor for Vehicle 2		Average monthly payment				
				+ \$	¬			
		Total average monthl	y payment	\$	Copy here	- \$	Repeat this amount on line 33c.	
		2 ownership or lease 6 13e from 13d. If this i		ess than \$0, enter \$0.		\$	Copy net Vehicle 2 expense here	\$
		ation expense: If you xpense allowance re					ndards, fill in the <i>Public</i>	\$
deduct a	public tra		you may fil	l in what you believe i			u claim that you may also e, but you may not claim	\$

r 1 First Name	Middle Name Last Name Case number (if known)	
Other Necessary Expenses	In addition to the expense deductions listed above, you are allowed your monthly expenses for the following IRS categories.	
self-employment ta from your pay for th refund by 12 and si	onthly amount that you actually pay for federal, state and local taxes, such as income taxes, xes, social security taxes, and Medicare taxes. You may include the monthly amount withheld less taxes. However, if you expect to receive a tax refund, you must divide the expected abtract that number from the total monthly amount that is withheld to pay for taxes. estate, sales, or use taxes.	\$
. Involuntary deduction union dues, and un	tions: The total monthly payroll deductions that your job requires, such as retirement contributions, iform costs.	
Do not include amo	ounts that are not required by your job, such as voluntary 401(k) contributions or payroll savings.	\$
together, include pa	e total monthly premiums that you pay for your own term life insurance. If two married people are filing ayments that you make for your spouse's term life insurance.	
Do not include prer life insurance other	niums for life insurance on your dependents, for a non-filing spouse's life insurance, or for any form of than term.	\$
	rments: The total monthly amount that you pay as required by the order of a court or administrative ousal or child support payments.	\$
Do not include pay	ments on past due obligations for spousal or child support. You will list these obligations in line 35.	,
. Education: The tot ■ as a condition fo	al monthly amount that you pay for education that is either required: r your job, or	\$
■ for your physical	y or mentally challenged dependent child if no public education is available for similar services.	
	al monthly amount that you pay for childcare, such as babysitting, daycare, nursery, and preschool. ments for any elementary or secondary school education.	\$
required for the hea	care expenses, excluding insurance costs: The monthly amount that you pay for health care that is alth and welfare of you or your dependents and that is not reimbursed by insurance or paid by a health clude only the amount that is more than the total entered in line 7.	0
Payments for healt	n insurance or health savings accounts should be listed only in line 25.	\$
for you and your de phone service, to the income, if it is not re Do not include pays	es and telephone services: The total monthly amount that you pay for telecommunication services pendents, such as pagers, call waiting, caller identification, special long distance, or business cell he extent necessary for your health and welfare or that of your dependents or for the production of embursed by your employer. ments for basic home telephone, internet or cell phone service. Do not include self-employment those reported on line 5 of Form 122C-1, or any amount you previously deducted.	+ \$
4. Add all of the expe Add lines 6 through	enses allowed under the IRS expense allowances.	\$
Additional Expense Deductions	These are additional deductions allowed by the Means Test. Note: Do not include any expense allowances listed in lines 6-24.	
	disability insurance, and health savings account expenses. The monthly expenses for health insurance, and health savings accounts that are reasonably necessary for yourself, your spouse, or	
Health insurance	\$	
Disability insurance	· · · · · · · · · · · · · · · · · · ·	
Health savings acc	·	
Total	\$ Copy total here ->	\$
	end this total amount?	*
☐ No. How much	do you actually spend?	
continue to pay for your household or	butions to the care of household or family members. The actual monthly expenses that you will the reasonable and necessary care and support of an elderly, chronically ill, or disabled member of member of your immediate family who is unable to pay for such expenses. These expenses may as to an account of a qualified ABLE program. 26 U.S.C. § 529A(b).	\$

27. **Protection against family violence.** The reasonably necessary monthly expenses that you incur to maintain the safety of you and your family under the Family Violence Prevention and Services Act or other federal laws that apply.

By law, the court must keep the nature of these expenses confidential.

1	First Name Middle Name Last Name		Case	e number (if known)		
If yo	ditional home energy costs. Your home en ou believe that you have home energy costs in fill in the excess amount of home energy of unust give your case trustee documentation	that are more than the horosts.	ne energy costs	included in expense	es on line 8,	\$
	med is reasonable and necessary.	i or your dotted oxportood, t	and you muot of	ion that the addition	ai amount	
thar priva You	ucation expenses for dependent children n \$189.58* per child) that you pay for your d rate or public elementary or secondary school u must give your case trustee documentation med is reasonable and necessary and not a	ependent children who are ol. of your actual expenses, a	younger than 18	B years old to attend		\$
* S	Subject to adjustment on 4/01/25, and every	3 years after that for cases	begun on or aft	er the date of adjus	tment.	
thar thar To f insti	ditional food and clothing expense. The range of the combined food and clothing allowance in 5% of the food and clothing allowances in find a chart showing the maximum additional ructions for this form. This chart may also be a must show that the additional amount claim	s in the IRS National Stand the IRS National Standard I allowance, go online usin e available at the bankrupto	lards. That amons. s. g the link specificy clerk's office.	unt cannot be more	es are higher	\$
insti	ntinuing charitable contributions. The an ruments to a religious or charitable organization not include any amount more than 15% of y	tion. 11 U.S.C. § 548(d)(3)		the form of cash or	financial	+ \$
	d all of the additional expense deduction I lines 25 through 31.	s.				\$
S odua	ctions for Debt Payment					
loa	r debts that are secured by an interest in ns, and other secured debt, fill in lines 3 calculate the total average monthly paymen	Ba through 33e.	-		•	
to e	each secured creditor in the 60 months after	you file for bankruptcy. The	en divide by 60.	Average monthly payment		
Мо	ortgages on your home					
33	a. Copy line 9b here		→	\$		
Lo	oans on your first two vehicles					
331	b. Copy line 13b here			\$		
330	c. Copy line 13e here		······································	\$		
	d. List other secured debts:					
	Name of each creditor for other secured debt	Identify property that secures the debt	Does payment include taxes or insurance?			
			□ No □ Yes	\$		
			☐ No _ ☐ Yes	\$		
			☐ No	+ \$		
			_ 🖵 Yes	Ψ		
					Copy total	

120	et N	lam	۵

34. Are any debts that you listed in lin	e 33 secured by your primary residence,	a vehicle, or other property necessary
for your support or the support of	your dependents?	

No. Go to line 35.

Yes. State any amount that you must pay to a creditor, in addition to the payments listed in line 33, to keep
possession of your property (called the <i>cure amount</i>). Next, divide by 60 and fill in the information below.

Name of the creditor	Identify property that secures the debt	Total cure amount		Monthly cure amount
		\$	÷ 60 =	\$
		\$	÷ 60 =	\$
		\$	÷ 60 =	+ \$
		\$	÷ 60 =	+ \$

Total

\$	

Copy total \$__

÷ 60

35. Do you owe any priority claims—such as a priority tax, child support, or alimony—that are past due as of the filing date of your bankruptcy case? 11 U.S.C. § 507.

☐ No. Go to line 36.

Yes. Fill in the total amount of all of these priority claims. Do not include current or ongoing priority claims, such as those you listed in line 19.

Total amount of all past-due priority claims.\$

36. Projected monthly Chapter 13 plan payment

Current multiplier for your district as stated on the list issued by the Administrative Office of the United States Courts (for districts in Alabama and North Carolina) or by the Executive Office for United States Trustees (for all other districts).

To find a list of district multipliers that includes your district, go online using the link specified in the separate instructions for this form. This list may also be available at the bankruptcy clerk's office.

Average monthly administrative expense

Y

\$____Copy total here

\$_____

37. Add all of the deductions for debt payment. Add lines 33e through 36.

\$_____

Total Deductions from Income

38. Add all of the allowed deductions.

Copy line 24, All of the expenses allowed under IRS expense allowances\$______\$

Copy line 32, All of the additional expense deductions......\$______\$

Copy line 37, All of the deductions for debt payment......+\$

Total deductions \$_____ Copy total here

Deb	tor 1	First Name	Middle Name	Last Name		Case n	umber (if known)		
Par	rt 2:			able Income Under	11 U.S.C. § 1325	(b)(2)			
	Сору уог	ur total curre	nt monthly inc	ome from line 14 of Fo	rm 122C-1, Chapter	13			\$
	Fill in any children. disability preceived is	y reasonably The monthly payments for a	necessary inc average of any a dependent ch	ome you receive for su child support payments, ild, reported in Part I of I	upport for depender foster care payments Form 122C-1, that yo	nt s, or u	\$		
41.	employer specified	withheld from in 11 U.S.C. §	wages as cont	tions. The monthly total ributions for qualified ret all required repayments b)(19).	irement plans, as		\$		
42.	Total of a	all deductions	s allowed unde	er 11 U.S.C. § 707(b)(2)	(A). Copy line 38 here	e +	\$		
43.	expenses and their	and you have expenses. Yo	e no reasonable u must give you	s. If special circumstance alternative, describe the case trustee a detailed tion for the expenses.	e special circumstand	ces			
	Describe	the special cir	cumstances		Amount of expense				
					\$				
					\$				
				Total	+ \$ \$	Copy here +	\$	-	
44.	Total adj	ustments . Ad	d lines 40 throu	ıgh 43			\$	Copy here →	- \$
45.	Calculate	your month	ly disposable i	ncome under § 1325(b)(2). Subtract line 44	from line 39			\$
Pa	rt 3:	Change in	Income or E	Expenses					
46.	or are virt open, fill i 122C-1 in	ually certain to n the informaton the first colur	o change after t	e income in Form 122C- he date you filed your be example, if the wages re in the second column, e ncrease.	ankruptcy petition and ported increased after	d during the er you filed y	time your case wi	ll be k	
	Form	Line	Reason for cha	inge	Date of change	Increase decrease		of change	
	☐ 122C—					☐ Increa	Ψ		
	122C-					☐ Increa	J)		
	☐ 122C—					☐ Increa	J)		
	☐ 122C-					☐ Increa	Ð		

Debtor 1			Case number (if known)		
	First Name	Middle Name	Last Name		
Part 4:	Sign Belo	w			
By signing h	ere, under pe	nalty of perjury yo	ou declare that the	e information on this statement and in any attachments is true and correct.	
1.2					
X				X	
Signature	of Debtor 1			Signature of Debtor 2	
Date	/ DD ////			Date	
MM	/ DD /YYY	Y		MM / DD / YYYY	

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ALASKA

In re:		Case No. Chapter
	Debtor(s).	STATEMENT UNDER PENALTY OF PERJURY CONCERNING PAYMENT ADVICES DUE PURSUANT TO 11 U.S.C. § 521(a)(1)(B)(iv)
I,	,	state as follows:
	not filed with the court copies of all pa a 60 days prior to the filing of my petition fi	ayment advices or other evidence of payment rom any employer because:
	I am self employed and did not receive an period before the filing of my petition;	y payments from an employer within the 60 day
	• • • • • • • • • • • • • • • • • • • •	iod before the filing of my petition was from yments, or from rental or investment income.
	I was not employed during the 60 day petition.	period immediately preceding the filing of my
	Other. Specify:	
I decla foregoing is tru	re, under penalty of perjury under the laws are and correct.	of the United States of America that the
Execut	ted on: Date	
		(signature of debtor)

(print name)

	United States Bankruptcy Court	
	District of	
In re	e Case Number	
	Chapter	
	STATEMENT OF MILITARY SERVICE	
depe	The Servicemembers' Civil Relief Act of 2003, Pub. L. No. 108-189, provides for the tempora ension of certain judicial proceedings or transactions that may adversely affect military servicement endents, and others. Each party to a bankruptcy case who might be eligible for relief under the act supplete this form and file it with the Bankruptcy Court.	nbers, their
IDE	ENTIFICATION OF SERVICEMEMBER	
	Self (Debtor, Codebtor, Creditor, Other)	
	Non-Filing Spouse of Debtor (name)	_
	Other (Name of servicemember)	
	(Relationship of filer to servicemember)(Type of liability)	_
	(Type of flaoffity)	-
U.S. of the	PE OF MILITARY SERVICE Armed Forces (Army, Navy, Air Force, Marine Corps, or Coast Guard) or commissioned the Public Health Service or the National Oceanic and Atmospheric Administration (specification) Active Service since	y type
	Inductee - ordered to report on	(date) (date)
	Retired / Discharged	(1 ()
U.S.	Military Reserves and National Guard Active Service since Impending Active Service -orders postmarked	(date)
	Ordered to report onRetired /Discharged	_(date) _(date)
	. Citizen Serving with U.S. ally in war or military action (specify ally and war or action)	_(u)
	Active Service since	_ _(date)
	Retired/Discharged	_(date)
DEF	PLOYMENT	
	Servicemember deployed overseas on	_(date)
	Anticipated completion of overseas tour-of-duty	_(date)
SIG	NATURE	
	Date	
	Date	

United States Bankruptcy Court

	District Of	
In	In re	
	Case No	
De	Debtor Chapter	
	DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR	
1.	1. Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the attorney for the named debtor(s) and that compensation paid to me within one year before the filing of the petitic bankruptcy, or agreed to be paid to me, for services rendered or to be rendered on behalf of the contemplation of or in connection with the bankruptcy case is as follows:	on in
	For legal services, I have agreed to accept	
	Prior to the filing of this statement I have received	
	Balance Due	
2.	2. The source of the compensation paid to me was:	
	Debtor Other (specify)	
3.	3. The source of compensation to be paid to me is:	
	Debtor Other (specify)	
4.	4. I have not agreed to share the above-disclosed compensation with any other person unle members and associates of my law firm.	ess they are
	I have agreed to share the above-disclosed compensation with a other person or persons members or associates of my law firm. A copy of the agreement, together with a list of the people sharing in the compensation, is attached.	
5.	5. In return for the above-disclosed fee, I have agreed to render legal service for all aspects of the b case, including:	ankruptcy
	 Analysis of the debtor's financial situation, and rendering advice to the debtor in determining file a petition in bankruptcy; 	ng whether to
	b. Preparation and filing of any petition, schedules, statements of affairs and plan which may be	be required;
	c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any a hearings thereof;	djourned

B2030 ((Form	2030)	(12/1)	5)

	d.	Representation of the debtor in advers	ary proceedings and other contested bankruptcy matters;
	e.	[Other provisions as needed]	
6.	Ву	agreement with the debtor(s), the above	e-disclosed fee does not include the following services:
			CERTIFICATION
		I certify that the foregoing is a comple me for representation of the debtor(s) in t	ete statement of any agreement or arrangement for payment to his bankruptcy proceeding.
		Date	Signature of Attorney
		_	Name of law firm

CHAPTER 13 DEBTOR'S CERTIFICATIONS REGARDING DOMESTIC SUPPORT OBLIGATIONS AND SECTION 522(q)

Form 2830 may be used by debtors to certify that they have complied with two of the requirements set out in section 1328(a) of the Bankruptcy Code, 11 U.S.C. § 1328(a), for a discharge in chapter 13. The certifications must be made after the debtor has completed the plan payments.

Before completing this optional form, the debtor should determine whether the court has adopted a local form for making these certifications. If the court has adopted a local form, the debtor should use that form instead of Form 2830. Information on the court's local rules and forms is available on the court's website.

Instructions

Caption

- 1. Identify the Judicial District in which the bankruptcy case was filed. Example: "Eastern District of California."
- 2. "In re": Insert the name of the debtor as it appears in the bankruptcy petition.
- 3. "Case No.": Insert the bankruptcy case number assigned by the court at the time of filing.

The instructions to the rest of the form are self-evident.

General Information for the Clerk

In a joint case, each debtor must file an 11 U.S.C. § 1328(a) certification and an 11 U.S.C. § 1328(h) certification. The certifications must be made after the plan payments have been completed.

UNITED STATES BANKRUPTCY COURT

	District Of
In re	Debtor Case No
	CHAPTER 13 DEBTOR'S CERTIFICATIONS REGARDING DOMESTIC SUPPORT OBLIGATIONS AND SECTION 522(q)
Part I	I. Certification Regarding Domestic Support Obligations (check no more than one)
	Pursuant to 11 U.S.C. Section 1328(a), I certify that:
	☐ I owed no domestic support obligation when I filed my bankruptcy petition, and I have not been required to pay any such obligation since then.
	I am or have been required to pay a domestic support obligation. I have paid all such amounts that my chapter 13 plan required me to pay. I have also paid all such amounts that became due between the filing of my bankruptcy petition and today.
Part I	II. If you checked the second box, you must provide the information below.
	My current address:
	My current employer and my employer's address:
Part I	III. Certification Regarding Section 522(q) (check no more than one)
	Pursuant to 11 U.S.C. Section 1328(h), I certify that:
	I have not claimed an exemption pursuant to § 522(b)(3) and state or local law (1) in property that I or a dependent of mine uses as a residence, claims as a homestead, or acquired as a burial plot, as specified in § 522(p)(1), and (2) that exceeds \$189,050* in value in the aggregate.
	I have claimed an exemption in property pursuant to § 522(b)(3) and state or local law (1) that I or a dependent of mine uses as a residence, claims as a homestead, or acquired as a burial plot, as specified in § 522(p)(1), and (2) that exceeds \$189,050* in value in the aggregate.

^{*} Amounts are subject to adjustment on 4/01/25, and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.

Part IV. Debtor's Signatu

I certify under penalty of perjury	that the information provided in these
certifications is true and correct to the be	est of my knowledge and belief.
	-
Executed on	
Date	Debtor

Attorney	for	De	btor	(s)	

		TED STATES BANKRUPTCY COURT THE DISTRICT OF ALASKA
In re:) Case No.
) CHAPTER 13 PLAN
	Debtor(s)	Original Amended
		Dated:
Part 1. No	tices	
To All Parties	sought by s	evoid liens, to value property, and reduce interest rates must be eparate motion, objection, or adversary proceeding in accordance deral and local bankruptcy rules.
To Debtors:	option on the form does no	that may be appropriate in some cases, but the presence of an of indicate that the option is appropriate in your circumstances, or ir judicial district. Plans that do not comply with local rules and e confirmable.
	In the following notice to cre	editors, you must check each box that applies.
To Creditors: eliminated.	Your rights may be affected	ed by this plan. Your claim may be reduced, modified, or
		and discuss it with your attorney if you have one in this bankruptcy y, you may wish to consult one.
file an	objection to confirmation at le	f your claim or any provision of this plan, you or your attorney must east 7 days before the date set for the hearing on confirmation, unless y Court. The Bankruptcy Court may confirm this plan without further

notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.

The following matters may be of particular importance. **Debtors must check one of the boxes below on** each line to state whether or not the plan includes non-standard provisions. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	The Plan seeks to limit the amount of secured claim, as set out in Part 3(e), which may result in a partial payment or no payment at all to the secured creditor.	☐ Included	□ Not Included
1.2	The Plan sets out non-standard provisions in Part 6.	☐ Included	☐ Not Included

Part 2. Plan Payments and Length of Plan

The Debtor(s) will make regular payments to	the Trustee as follows:
(a) Monthly	payments as follows:	
(i)	Amount \$	
(ii)	Frequency (check one): Monthly Twice Per Month Every Two Weeks Weekly	
five years, or	for months. If fewer than 60:	(not later than 30 days after the petition is filed) and after for the applicable commitment period of three years, _months of payments are specified, additional monthly payments payments to creditors specified in this plan.
		year during the commitment period & for purpose of estimation ill be used unless by local rule an adjustment is made;
(c) Tax Refu the plan. Tax refunds are co	ands: Debtor(s)COMMIT(strefunds will be paid in addition to addition to addition to addition to a committed.	S) DOES (DO) NOT COMMIT all tax refunds to funding the plan payments stated above. <i>If no selection is made, tax</i>
(d) Additional as follows:	al payments of	each (in number), totaling \$, to be paid
(e) The total	amount of estimated payments to	the trustee provided for in §§ 2(a)-(d) is <u>\$</u> .
Part 3. Tr	ustee's Distributions to Cre	editors
		ification of secured claims, but to be effective, court approval or tion and notice (See LBR 3012-1).
From the payr paragraph 3(ke disbursements in the following order (unless otherwise noted in
	, or the percentage set from time to	stee as provided by 11 U.S.C. §507(a)(1)(c) in the amount of ten o time by the Attorney General of the United States, under 28
allowed priori to a governme	ty claims listed below are based or	pport as provided by 11 U.S.C. § 507(a)(1). Additionally, the a domestic support obligation that has been assigned to or is owed the full amount of the claim under 11 U.S.C. § 1322(a)(4). This e 60 months.
	Creditor	Amount
	Expenses of Administration as promey's fees and costs for the debtor	ovided by 11 U.S.C. § 507(a)(2), including \$ in r's attorney.

(i) Residential Mort	gage:				
Creditor	Collateral	Estimated Arrearage	Number of Payments	Estimated Payment	Interest Rate
(ii) Other Secured C	laims:	•		•	•
Creditor	Collateral	Estimated Arrearage	Number of Payments	Estimated Payment	Interest Rate
e) <i>Modified Secured Claim</i> nodified, estimated as follow	s: Distributions to secured cress:	editors whose cla	ims are duly file	d and allowed	d, but are
Creditor Collateral Collateral Number of Estimated Interest					
		Value	Payments	Payment	Rate
(d) above or under paragraph whose rights are modified undaragraph 3(e) will be allownstallments as shown until the	es the repayment terms of all as 3(f) or 4 below. These "m ler applicable bankruptcy law ed as a secured claim in the are balance, with interest as states as secured claim and paid unde etermine the proper valuation	odified secured control of the valued, has been paid the provisions of the modified secured.	laims" are all the laims of each crue of the security. The remaind of paragraph 3(h secured claims leading).	ose held by creditor listed in and paid in er of the amou) if a proof of isted in this paid	reditors ant owing claim is aragraph,
•		ne federal and lo	car bankruptcy i		
tuly filed and allowed. To do the debtor(s) must timely file including the creditor in this soft. Secured Claims Not Model.		ed creditors who	se claims are du		lowed,
tuly filed and allowed. To do the debtor(s) must timely file including the creditor in this soft. Secured Claims Not Model.	ection of the plan.] lified: Distributions to secur	ed creditors who	se claims are du		lowed,

(a)(9) including the following		in the amount pre	scribed by 11 O.	.s.c. § 507(a)	(3) -
Tax Creditor	Type of '	Гах	Year	Amo	unt
Debtor(s) will check the follow	wing correct answer:				
☐ All tax returns an	d tax reports due pre-petition	have been filed.			
\Box The following tax	returns and tax reports due	as of the date of t	he petition filing	have not been	n filed:
Debtor(s) shall file all post-pe	tition tax returns/tax reports	and pay all post-p	petition taxes as t	they come due	.
(h) To <i>Unsecured Non-prior</i> will be distributed pro-rata.	rity Claims that are duly filed	d and allowed, the	e balance of the o	lebtor's plan p	ayments
(i) Alternate Payment Instru	actions to Trustee:				
☐ Payments under paragraperiod.	phs 3(b), (c), and (g) are to	be made in equa	l installments ov	er the commit	ment
☐ Payments under paragra(f).	ph 3(h) are to be made con	currently with pa	yments made und	der paragraph	s 3(a) -
☐ Other (specify)				· · · · · · · · · · · · · · · · · · ·	
Part 4. Secured Claim Surrendered	s Not Modified and not	Administere	d by Trustee,	or Collatei	al
4.1 Secured Claims Not Me paid directly by the debtor(s) under Paragraph 3 (except dis		iginal contract ter			
(a) Residential Mortgage:					
Creditor	Collateral	Estimated Balance	Number of Payments	Estimated Payment	Interest Rate
(b) <i>Other</i> [See AK LBR 3015	-1(b)(2)]:				
Creditor	Collateral	Estimated Balance	Number of Payments	Estimated Payment	Interest Rate

4.2 Surrender of Collateral: The secured property described below will be surrendered to the following named

creditors, and any duly filed and allowed unsecured claim resulting from such surrender will be paid under Paragraph 3(h). The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under § 1301 be terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in paragraph 3(h).

Creditor		Collateral
Part 5. Executory Contracts and Unexpired	Leases	
Except as provided above, the following executory contrarejected as noted below. If rejected, the debtor(s) will suffiled and allowed unsecured claim for damages will be particular.	rrender aı	ny collateral or leased property and any duly
Contract/Lease		Assumed/Rejected
Part 6. Non-Standard Plan Provisions		
□ None		
Under Bankruptcy Rule $3015(c)$, non-standard provisions provision not otherwise included in the Official Form or a elsewhere in this plan are ineffective.		
☐ The following plan provisions will be effective on	lv if the	applicable box in Paragraph 1 of this plan is

Part 7. Terms Applicable to All Plans

checked:

- 7.1 Plan Analysis/Disposable Income Analysis/Liquidation Analysis/Schedule of Direct Payments: The attached Plan Analysis, Disposable Income Analysis, Liquidation Analysis, and Schedule of Direct Payments to creditors are accurate to the best of my (our) knowledge. If there are discrepancies between the Plan and the analyses, the provisions of the Plan, as confirmed, control.
- 7.2 **Retention of Security Interests and Revesting of Property**: Secured creditors will retain their liens until the claims as determined under applicable non bankruptcy law have been paid in full or a discharge is entered under 11 U.S.C. § 1328 as provided by 11 U.S.C. § 1325(a)(5)(B). Except as provided in this plan or in the order confirming the plan, upon confirmation of this plan all of the property of the estate vests in the debtor(s) free and clear of any claim or interest of any creditor provided for by this plan under 11 U.S.C. § 1327.
- 7.3 **Orders Granting Relief From Stay:** If at any time during the life of this plan, an order terminating the automatic stay is entered, no distributions under this plan will be made to the creditor obtaining relief from stay until such time as the creditor files an amended proof of claim. The allowed claim for a deficiency will be treated as a general unsecured claim under paragraph 3(h).
- 7.4 **Plan Changes**: The court may after hearing, upon such notice as the court may designate, increase or reduce the amount or the time for payment where it appears that circumstances so warrant.

.5 Certification. It is certified that the foregoing plan complies with the requirements of the applicable rovisions of the Bankruptcy Code (title 11, United States Code), the Federal Rules of Bankruptcy Procedure, and the Alaska Local Bankruptcy Rules. There are no non-standard provisions other than those placed in Part paragraph 7 above.		
DATED:		
	Attorney for Debtor	
	, Debtor	
	, Debtor	

PLAN ANALYSIS

(Numerical References are to Plan Paragraphs)

Monthly Income and Expenses:	
Monthly Income from Schedule I (excluding Alaska PFD)	\$
Monthly Expenses form Schedule J (excluding debt paid through plan)	\$
Difference (Schedule I < less > Schedule J)	\$
Debtor(s) Payments to Trustee:	
2(a) \$(Mo. Pymt.) x(No. Pymts) =	\$
2(b) \$(Perm. Fund) x(No. Years) =	\$
2(c) \$(Tax Refund) x(No. Years) =	\$
2(d) \$(Add'l Pymts) x(No. Pymts) =	
TOTAL PAYMENTS (Life of Plan):	\$
Estimated Distributions by Trustee:	
3(a) Trustee's Commission (10% of the total plan payments)	\$
3(b) Domestic Support Obligations	\$
3(c) Unpaid Attorney's Fees and Costs	\$
3(c) Other Administrative (if known)	\$
3(d) Total Arrearages Secured Claims (Not Modified)	
(i) Residential Mortgage	\$
(ii) Other	\$
3(e) Total Distributions Modified Secured Claims	\$
3(f) Total Distributions Unmodified Secured Claims	\$
3(g) Priority: Taxes	\$
Other	\$
3(h) Total Distributions Unsecured Claims	\$
TOTAL DISTRIBUTIONS:	\$
DISPOSABLE INCOME DISTRIBUTION ANALYSIS	
[Check ONE box as applicable and complete computation]	
□ Disposable Income determined under §1325(b)(3) [See Official Form 122C-1, Line 17]	
Total Distributions Unsecured Claims (Line 2(h)) divided by 60	\$
Monthly Disposable Income (from Official Form 122C-2, Line 45)	\$
□ Disposable Income not determined under §1325(b)(3) [See Official Form 122C-1, Line 17]	
Total Distributions Unsecured Claims (Line 2(h)) divided by (months in commitment period)	
[See Official Form 122C-1, Line 21]	\$
Current Monthly Income [from Official Form 122C-1, Line 20]	\$
<pre><less> Support Income [as defined in Official Form 122C-2, Line 40]</less></pre>	
<less> Qualified Retirement Deduction [as defined in Official Form 122C-2, Line 41] \$</less>	
<less> Monthly Expenses [from Official Form 106J, Line 22]</less>	
<pre><less> Payroll Deductions [from Official Form 106I, Line 6]</less></pre>	
Monthly Disposable Income	\$

LIQUIDATION ANALYSIS

(Insert Amounts from Bankruptcy Schedules for A,B,D, and E, Below)

A.	Non Exempt Equity:	in real property	\$_	
		in personal property	\$_	
B.	Value of Property Recovera	ble Under Avoiding Powers	\$_	
C.	Total Estate Equity (sum of	of A & B above):	\$_	
D.	Total Priority Debt		\$_	
E.	Total Unsecured Debt		\$_	
F.	Estimated Chapter 7 Admir	nistrative Expenses	\$_	
G.	Estimated Plan Dividend (U	nsecured Creditors)	_	%
H.	Estimated Chapter 7 Divide	nd (Unsecured Creditors)	-	%

SCHEDULES OF DEBTORS'S LEASE PAYMENTS, PAYMENTS TO SECURED CREDITORS AND DOMESTIC SUPPORT OBLIGATIONS

	Estimated	Number of		Due
Creditor/Nature of Claim	<u>Balance</u>	Payments	<u>Payment</u>	<u>Date</u>

Fill in this in	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 (If known)						

☐ Check if this is an amended filing

Official Form 104

For Individual Chapter 11 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims Against You and Are Not Insiders

If you are an individual filing for bankruptcy under Chapter 11, you must fill out this form. If you are filing under Chapter 7, Chapter 12, or Chapter 13, do not fill out this form. Do not include claims by anyone who is an *insider*. Insiders include your relatives; any general partners; relatives of any general partners; partnerships of which you are a general partner; corporations of which you are an officer, director, person in control, or owner of 20 percent or more of their voting securities; and any managing agent, including one for a business you operate as a sole proprietor. 11 U.S.C. § 101. Also, do not include claims by secured creditors unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

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

Part 1:

List the 20 Unsecured Claims in Order from Largest to Smallest. Do Not Include Claims by Insiders.

				Unsecured claim
1			What is the nature of the claim?	\$
Creditor's Name			As of the date you file, the claim is: Check all that apply.	
			☐ Contingent	
Number Street			☐ Unliquidated	
			☐ Disputed	
			☐ None of the above apply	
City	State	ZIP Code	Does the creditor have a lien on your property? ☐ No	
Contact			Yes. Total claim (secured and unsecured): \$	
			Value of security:	
Contact phone			Unsecured claim \$	
2			What is the nature of the claim?	\$
Creditor's Name			A f the determinable the elektric (a. O) - 1 - 10 to to o to	
Creditor's Name			As of the date you file, the claim is: Check all that apply.	
Creditor's Name			As of the date you file, the claim is: Check all that apply. ☐ Contingent	
Number Street				
			☐ Contingent	
			☐ Contingent☐ Unliquidated	
	State	ZIP Code	☐ Contingent ☐ Unliquidated ☐ Disputed ☐ None of the above apply Does the creditor have a lien on your property? ☐ No	
Number Street	State	ZIP Code	☐ Contingent ☐ Unliquidated ☐ Disputed ☐ None of the above apply Does the creditor have a lien on your property? ☐ No	
Number Street City	State	ZIP Code	☐ Contingent ☐ Unliquidated ☐ Disputed ☐ None of the above apply Does the creditor have a lien on your property? ☐ No ☐ Yes. Total claim (secured and unsecured): \$	

Debtor 1				Case number (if known)	
	First Name	Middle Name	Last Name		

							Unsecured claim
3					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply	
	Number	Street			Contingent Unliquidated Disputed None of the above apply	ан шасарру.	
	City		State	ZIP Code	Does the creditor have a lien on your prop No	perty?	
	Contact				Yes. Total claim (secured and unsecured): Value of security:	\$ \$	
	Contact phone				Unsecured claim	\$	-
4					What is the nature of the claim?		\$
	Creditor's Name				-		Ψ
					As of the date you file, the claim is: Check Contingent	ан тпат арріу.	
	Number	Street			☐ Unliquidated		
					Disputed		
					None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop No	perty?	
					Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	
	Contact phone				Unsecured claim	\$	
	Contact priorie						
5	Creditor's Name				What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			Contingent Unliquidated		
					Disputed None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	nerty?	
	,				☐ No		
	Contact				Yes. Total claim (secured and unsecured):		-
					Value of security:	\$	-
	Contact phone				Unsecured claim	\$	-
6					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			Contingent		
					☐ Unliquidated ☐ Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	perty?	
					☐ No		
	Contact				Yes. Total claim (secured and unsecured):	\$	-
					Value of security:	\$	-
	Contact phone				Unsecured claim	\$	
7					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			Contingent Unliquidated		
					Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	perty?	
	- /			. 2300	□ No	•	
	Contact				Yes. Total claim (secured and unsecured):	\$	-
	- =:::==:				Value of security:	\$	-
	Contact phone				Unsecured claim	\$	_

Debtor 1				Case number (if known)	
	First Name	Middle Name	Last Name		

							Unsecured claim
8					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check		
	Number	Street			☐ Contingent		
					Unliquidated		
					Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	erty?	
					Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	
	Contact phone				Unsecured claim	\$	
9	Contact priorie						Φ.
	Creditor's Name				What is the nature of the claim?		\$
					As of the date you file, the claim is: Check Contingent	all that apply.	
	Number	Street			☐ Unliquidated		
					☐ Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	erty?	
					□ No		
	Contact				Yes. Total claim (secured and unsecured):	\$	
					Value of security:	\$	
	Contact phone				Unsecured claim	\$	
10					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check		
	Number	Street			☐ Contingent	11.7	
	Number	Street			Unliquidated		
					Disputed		
					None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	erty?	
					Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	
	Contact phone				Unsecured claim	\$	
	Contact priorie						
11	0 - 12 - 1 - 11				What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			☐ Contingent		
					Unliquidated		
					☐ Disputed		
	City		State	ZIP Code	None of the above apply Does the creditor have a lien on your prop	and the Co	
	Jity		State	Zii Gode	Does the creditor have a lien on your prop □ No	ocity:	
	-				Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	
	Contact phone				Unsecured claim	\$	
12					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check		
	Creditor's Name				☐ Contingent	all that apply:	
	Number	Street			☐ Unliquidated		
					Disputed		
					None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	erty?	
	•				☑ No☑ Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	
					Unsecured claim	\$	
	Contact phone						

Debtor 1				Case number (if known)
	First Name	Middle Name	Last Name	

							Unsecured claim
13					What is the native of the claim?		 \$
	Creditor's Name				What is the nature of the claim? As of the date you file, the claim is: Check	all that apply	<u> </u>
					Contingent	ан тпат арріу.	
	Number	Street			☐ Unliquidated		
					☐ Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	perty?	
					☐ No☐ Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	Ф	-
	0				Unsecured claim	\$	-
	Contact phone				Shoodarda dann	Ψ	-
14					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check		
	Number	Street			☐ Contingent	,	
					Unliquidated		
					Disputed		
					None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop No	perty?	
					Yes. Total claim (secured and unsecured):	\$	
	Contact				Value of security:	\$	-
	Contact phone				Unsecured claim	\$	-
4 5	Contact priorie					·	
15	0 - 1 - 1 - 1				What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			Contingent		
					☐ Unliquidated☐ Disputed☐		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	perty?	
	Oity		Oldic	Zii Gode	☐ No	•	
	Contact				Yes. Total claim (secured and unsecured):	\$	_
	Contact				Value of security:	\$	-
	Contact phone				Unsecured claim	\$	-
16							
10	Creditor's Name				What is the nature of the claim?		\$
					As of the date you file, the claim is: Check	all that apply.	
	Number	Street			☐ Contingent☐ Unliquidated		
					Disputed		
					☐ None of the above apply		
	City		State	ZIP Code	Does the creditor have a lien on your prop	perty?	
					□ No	•	
	Contact				Yes. Total claim (secured and unsecured):	\$	-
					Value of security:	\$	_
	Contact phone				Unsecured claim	\$	
17					What is the nature of the claim?		\$
	Creditor's Name				As of the date you file, the claim is: Check	all that apply.	
	Number	Street			Contingent		
	Number	Sileet			Unliquidated		
					☐ Disputed☐ None of the above apply		
					Does the creditor have a lien on your prop	nerty?	
	City		State	ZIP Code	□ No	, -	
					☐ Yes. Total claim (secured and unsecured):	\$	_
	Contact				Value of security:	\$	
					Unsecured claim	\$	-
	Contact phone				Onsecureu cialifi	Ψ	

First Name M	Middle Name	Last Na	Case number (if known)	
	madic Name	Last Na		Unsecured claim
			What is the nature of the claim?	 \$
reditor's Name				\$
reditor's Name			As of the date you file, the claim is: Check all that apply.	
lumber Street			Contingent	
			Unliquidated	
			☐ Disputed☐ None of the above apply	
city	State	ZIP Code	Does the creditor have a lien on your property? ☐ No	
Contact				
			Value of security: - \$ Unsecured claim \$	
Contact phone			Onsecured claim \$	
			What is the nature of the claim?	
				 \$
reditor's Name			As of the date you file the claim is. Check all that apply	
			As of the date you file, the claim is: Check all that apply. Gontingent	
lumber Street			☐ Unliquidated	
			☐ Disputed	
			☐ None of the above apply	
ity	State	ZIP Code	Does the creditor have a lien on your property?	
			No	
Contact			Yes. Total claim (secured and unsecured): \$	
contact			Value of security:	
Contact phone			Unsecured claim \$	
			Onsecured claim	
			As of the date you file, the claim is: Check all that apply. ☐ Contingent	\$
Creditor's Name			Unliquidated	
			☐ Disputed	
lumber Street			☐ None of the above apply	
			Does the creditor have a lien on your property?	
	State	ZIP Code	☐ No ☐ Yes. Total claim (secured and unsecured): \$	
ity				
ity			Value of security:	
			Unaccured claim	
			Unsecured claim \$	
Contact			Unsecured claim \$	
Contact			Unsecured claim \$	
ontact			Unsecured claim \$	
ontact			Unsecured claim \$	
Contact			Unsecured claim \$	
Contact Contact phone			Unsecured claim \$	
Contact Contact phone			Unsecured claim \$	
Contact Contact phone			Unsecured claim \$	
Contact Phone 1 2: Sign Below	y, I declare	that the in	Unsecured claim \$	
Contact Phone 1 2: Sign Below	y, I declare	that the in		
Contact Phone 3.2: Sign Below	y, I declare	that the in	formation provided in this form is true and correct.	
Contact Phone 3.2: Sign Below	y, I declare	that the in		
Contact Contact phone 2: Sign Below Inder penalty of perjur	y, I declare	that the in	formation provided in this form is true and correct.	
Contact Phone 3.2: Sign Below	y, I declare	that the in	formation provided in this form is true and correct.	

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 Bankruptcy Court for the: Case number (If known)		District of			

Official Form 427

Cover Sheet for Reaffirmation Agreement

12/15

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

P	Part 1: Explain the Repayment Terms of the Reaffirmation Agreement						
1.	. Who is the creditor?						
		Name of the creditor					
2.	How much is the debt?	On the date that the bankruptcy case is filed \$					
		To be paid under the reaffirmation agreement \$					
		\$ per month for months (if fixed int	terest rate)				
3.	What is the Annual Percentage Rate (APR) of interest? (See	Before the bankruptcy case was filed	%				
	Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation agreement	% Fixed rate Adjustable rate				
1.	Does collateral secure the debt?	☐ No☐ Yes. Describe the collateral.					
		Current market value \$					
5.	Does the creditor assert that the debt is nondischargeable?	 □ No □ Yes. Attach an explanation of the nature of the debt and the basis for contending that the debt is nondischargeable. 					
S (C S E	Using information from Schedule I: Your Income (Official Form 106I) and Schedule J: Your Expenses (Official Form 106J), fill in the amounts.	Income and expenses reported on Schedules I and J	Income and expenses stated on the reaffirmation agreement				
		6a. Combined monthly income from \$line 12 of Schedule I	6e. Monthly income from all sources \$ after payroll deductions				
		6b. Monthly expenses from line 22c of \$	6f. Monthly expenses — \$				
		6c. Monthly payments on all reaffirmed debts not listed on Schedule J	6g. Monthly payments on all reaffirmed debts not included in monthly expenses				
		6d. Scheduled net monthly income \$	6h. Present net monthly income \$				
		Subtract lines 6b and 6c from 6a.	Subtract lines 6f and 6g from 6e.				
		If the total is less than 0, put the number in brackets.	If the total is less than 0, put the number in brackets.				

7. Are the income amounts on lines 6a and 6e different?	□ No □ Yes.	Explain why they are different and complete line 10	
Are the expense amounts on lines 6b and 6f different?	□ No □ Yes.	Explain why they are different and complete line	10
9. Is the net monthly income in line 6h less than 0?	□ No □ Yes.	A presumption of hardship arises (unless the cred Explain how the debtor will make monthly payme Complete line 10.	ditor is a credit union). nts on the reaffirmed debt and pay other living expenses.
0. Debtor's certification		I certify that each explanation on lines 7-9 is true	and correct.
about lines 7-9 If any answer on lines 7-9 is Yes, the debtor must sign here.		x	*
If all the answers on lines 7-9 are <i>No</i> , go to line 11.		Signature of Debtor 1	Signature of Debtor 2 (Spouse Only in a Joint Case)
Did an attorney represent the debtor in negotiating the reaffirmation agreement?	□ No □ Yes. Has the attorney executed a declaration or an affidavit to support the reaffirmation agreement? □ No □ Yes		
Part 2: Sign Here			
Whoever fills out this form must sign here.		at the attached agreement is a true and correcentified on this Cover Sheet for Reaffirmation A	t copy of the reaffirmation agreement between the Agreement.
	×		Data
	Signati	re	Date MM / DD / YYYY
	Printed	Name	
	Chec	cone:	
		Debtor or Debtor's Attorney	
	_	Creditor or Creditor's Attorney	

Case number (if known)

Debtor 1

First Name

Middle Name

Last Name

Check one.

☐ Presumption of Undue Hardship☐ No Presumption of Undue Hardship

See Debtor's Statement in Support of Reaffirmation, Part II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

Distr	rict of
In re	Case No
REAFFIRMATIO	ON DOCUMENTS
Name of Creditor:	
☐ Check this box if Creditor is a Credit	Union
PART I. REAFFIRMATION AGREEMENT	
Reaffirming a debt is a serious financial decision. Be Agreement, you must review the important disclosur this form.	e e e e e e e e e e e e e e e e e e e
A. Brief description of the original agreement being re-	affirmed: For example, auto loan
B. AMOUNT REAFFIRMED: \$	
The Amount Reaffirmed is the entire amount that unpaid principal, interest, and fees and costs (if a which is the date of the Disclosure Statement possee the definition of "Amount Reaffirmed" in Page 1981.	any) arising on or before, rtion of this form (Part V).
C. The <i>ANNUAL PERCENTAGE RATE</i> applicable to	the Amount Reaffirmed is %.
See definition of "Annual Percentage Rate" in F	
This is a (check one)	☐ Variable rate

If the loan has a variable rate, the future interest rate may increase or decrease from the Annual Percentage Rate disclosed here.

D. 1	Reaffirmat	ion Ag	greement Repay	yment To	erms (check and	complete o	ne):		
		\$	per mont	th for	months	s starting	on		
	0		itial payment a	mount.		·		s) may be different	
E. I	Describe th	e coll	ateral, if any, so						
			iption: nt Market Valu	ıe	\$				
F. I	Did the del	ot that	is being reaffir	med aris	e from the pure	chase of t	he collateral desci	ribed above?	
	☐ Yes	. Wha	at was the purcl	hase pric	e for the collat	eral?	\$		
	□ No.	Wha	t was the amou	ınt of the	original loan?		\$		
			ges made by th agreement:	is Reaffi	rmation Agree	ment to th	ne most recent cre	dit terms on the rea	affirmed
					as of the f Bankruptcy		Terms After Reaffirmation		
	fees a	<i>nd cos</i> l Perce	entage Rate	\$ \$	%	9	\$% \$%		
H. [this Re	affirm	ation Agreeme	nt. Desc	cribe the credit	limit, the		e credit in connection ge Rate that applies a credit:	
PA]	RT II.	DEB	TOR'S STAT	remen	NT IN SUPPO	ORT OF	REAFFIRMA	ΓΙΟΝ AGREEM	ENT
A. V	Were you r	eprese	nted by an atto	rney dur	ing the course	of negotia	ating this agreeme	ent?	
	Check	one.	□ Yes	□No					
B. I	s the credi	tor a cı	redit union?						
	Check	one.	□ Yes	□No					

C. If y	our ansv	wer to EITHER question A. or B. above is "No," complete 1. and 2	2. below.
1.	Your p	resent monthly income and expenses are:	
		othly income from all sources after payroll deductions some pay plus any other income)	\$
	b. Mor	athly expenses (including all reaffirmed debts except e)	\$
	c. Amo	ount available to pay this reaffirmed debt (subtract b. from a.)	\$
	d. Amo	ount of monthly payment required for this reaffirmed debt	\$
	pay thi of Und	nonthly payment on this reaffirmed debt (line d.) is greater than the s reaffirmed debt (line c.), you must check the box at the top of pague Hardship." Otherwise, you must check the box at the top of pague payment of Undue Hardship."	ge one that says "Presumption
 You believe that this reaffirmation agreement will not impose an undue hardship on you or y dependents because: Check one of the two statements below, if applicable: 			nardship on you or your
	٥	You can afford to make the payments on the reaffirmed debt became greater than your monthly expenses even after you include in you payments on all debts you are reaffirming, including this one.	•
	You can afford to make the payments on the reaffirmed debt even though your monthly in is less than your monthly expenses after you include in your expenses the monthly payment all debts you are reaffirming, including this one, because:		
	Use an	additional page if needed for a full explanation.	
•		wers to BOTH questions A. and B. above were "Yes," check the for pplicable:	ollowing
	□	You believe this Reaffirmation Agreement is in your financial int make the payments on the reaffirmed debt.	erest and you can afford to

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I hereby certify that:

- (1) I agree to reaffirm the debt described above.
- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below;

Debtor

Joint Debtor, if any

- (3) The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and complete;
- (4) I am entering into this agreement voluntarily and am fully informed of my rights and responsibilities; and
- (5) I have received a copy of this completed and signed Reaffirmation Documents form.

SIGNATURE(S) (If this is a joint Reaffirmation Agreement, both debtors must sign.):

Signature _____

Signature _____

Creditor		
Print Name	Address	
Print Name of Representative	Signature	
PART IV. CERTIFICATION BY DEBTO	R'S ATTORNEY (IF AN	Y)
To be filed only if the attorney represent	ed the debtor during the course	of negotiating this agreement.
I hereby certify that: (1) this agreement represents agreement does not impose an undue hardfully advised the debtor of the legal effect and agreement.	ship on the debtor or any dep	pendent of the debtor; and (3) I have
☐ A presumption of undue hardship has been however, the debtor is able to make the require		his agreement. In my opinion,
	ed payment.	
however, the debtor is able to make the require Check box, if the presumption of undue hardsh	ed payment. nip box is checked on page 1	and the creditor is not a Credit

PART V. DISCLOSURE STATEMENT AND INSTRUCTIONS TO DEBTOR(S)

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

A. DISCLOSURE STATEMENT

- 1. What are your obligations if you reaffirm a debt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are reaffirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- 2. **Are you required to enter into a reaffirmation agreement by any law?** No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments that you agree to make.
- 3. What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lien to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
- 4. **How soon do you need to enter into and file a reaffirmation agreement?** If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
- 5. Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your Reaffirmation Agreement is rescinded (or canceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

- 6. When will this Reaffirmation Agreement be effective?
 - ${\bf a}.$ If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and
 - i. **if the creditor is not a Credit Union**, your Reaffirmation Agreement becomes effective when it is filed with the court unless the reaffirmation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.
 - ii. **if the creditor is a Credit Union**, your Reaffirmation Agreement becomes effective when it is filed with the court.
 - b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the judge will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- 7. What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement. If you do not have an attorney helping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

B. INSTRUCTIONS

- 1. Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both spouses must sign the agreement if both are reaffirming the debt.
- 2. Complete the Debtor's Statement in Support of Reaffirmation Agreement (Part II above). Be sure that you can afford to make the payments that you are agreeing to make and that you have received a copy of the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- 3. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney must sign and date the Certification By Debtor's Attorney (Part IV above).
- 4. You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 427).
- 5. If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approval of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form 2400B to do this.

C. **DEFINITIONS**

- 1. "Amount Reaffirmed" means the total amount of debt that you are agreeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any unpaid fees and costs that you are agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Part I, Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.
- 2. "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges. You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- 3. "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.

	No Presumption of Undue Hardship
(Check	box as directed in Part D: Debtor's Statement
in Supp	ort of Reaffirmation Agreement.)

	UNITED STATES BA	NKRUPTCY COU	TRT
	Distri	ct of	
In re	,	Case No	
	Debtor	Chapter	
	REAFFIRMATION		
	[Indicate all documents included in this fi		
	☐ Part A: Disclosures, Instructions, and Notice to Debtor (pages 1 - 5)	☐ Part D: Debto: Support of Rea	r's Statement in affirmation Agreement
I	☐ Part B: Reaffirmation Agreement	☐ Part E: Motion	n for Court Approval
İ	☐ Part C: Certification by Debtor's Attorn	ey	
i	[Note: Complete Part E only if debtor was the course of negotiating this agreement. In prepare and file Form 2400C ALT - Order	Note also: If you comp	lete Part E, you must
]	Name of Creditor:		
I	☐ [Check this box if] Creditor is a Credit I Federal Reserve Act	Union as defined in §19	O(b)(1)(a)(iv) of the
PART A	A: DISCLOSURE STATEMENT, INST	RUCTIONS AND NO	OTICE TO DEBTOR
- -	1. DISCLOSURE STATEMENT		
j	Before Agreeing to Reaffirm a Debt, Revi	iew These Important D	isclosures:
	ARY OF REAFFIRMATION AGREEM This Summary is made pursuant to the req		uptcy Code.
<u>AMOU</u>	NT REAFFIRMED		
,	The amount of debt you have agreed to rea	affirm:	\$

The amount of debt you have agreed to reaffirm includes all fees and costs (if any) that have accrued as of the date of this disclosure. Your credit agreement may obligate you to pay additional amounts which may come due after the date of this disclosure. Consult your credit agreement.

ANNUAL PERCENTAGE RATE

[The annual percentage rate can be disclosed in different ways, depending on the type of debt.]

a. If the debt is an extension of "credit" under an "open end credit plan," as those terms are defined in § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose the annual percentage rate shown in (i) below or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate disclosed, or that would have been disclosed, to the debtor in the most recent periodic statement prior to entering into the reaffirmation agreement described in Part B below or, if no such periodic statement was given to the debtor during the prior six months, the annual percentage rate as it would have been so disclosed at the time of the disclosure statement:%.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:
\$
b. If the debt is an extension of credit other than under than an open end credit plan, the creditor may disclose the annual percentage rate shown in (I) below, or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed:%.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:

	\$	_@	%;
	\$	@	%;
	\$		%.
most r	The interest	rate on your loa	ansaction was disclosed as a variable rate transaction on the the Truth in Lending Act: an may be a variable interest rate which changes from the percentage rate disclosed here may be higher or
items	d or determine of the debtor's ction with the	ed to be void by s goods or prop	secured by a security interest or lien, which has not been a final order of the court, the following items or types of erty remain subject to such security interest or lien in eing reaffirmed in the reaffirmation agreement described in
Item o	r Type of Iten	<u>m</u>	Original Purchase Price or Original Amount of Loan
-	<u>nal</u> At the eld lowing may b	•	editor, a repayment schedule using one or a combination of
Repay	ment Schedu	<u>ıle:</u>	
	ent amount ma		of \$ is due on(date), but the future Consult your reaffirmation agreement or credit agreement, as
			— Or —
each, 1	payable (mont	thly, annually, v	(number) payments in the amount of \$weekly, etc.) on the (day) of each later by mutual agreement in writing.
			— Or —

A reasonably specific description of the debtor's repayment obligations to the extent known by the creditor or creditor's representative.

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- 2. Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT.

I (we) agree to reaffirm the debts arising under the credit agreement described below.

1. Brief description of credit agreement:

2. Description of any changes to the credit agreement made as part of this reaffirmation agreement:

SIGNATURE(S):

Borrower:	Accepted by creditor:
(Print Name)	(Printed Name of Creditor)
(Signature)	(Address of Creditor)
Date:	(Signature)
<u>Co-borrower</u> , if also reaffirming these debts:	
(Print Name)	(Printed Name and Title of Individual Signing for Creditor)
(Signature)	Date of creditor acceptance:
Date:	

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

I hereby certify that (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.

consequences of this agreement and any default under this agreement.
☐ [Check box, if applicable and the creditor is not a Credit Union.] A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.
Printed Name of Debtor's Attorney:
Signature of Debtor's Attorney:
Date:

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete sections 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship"]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income received) is \$, and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$, leaving \$ to make the required payments on this reaffirmed debt.				
I understand that if my income less my monthly expenses does not leave enough to make the payments, this reaffirmation agreement is presumed to be an undue hardship on me and must be reviewed by the court. However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make the payments here:				
(Use an additional page if needed for a full explanation.)				
2. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.				
Signed:				
(Debtor)				
(Joint Debtor, if any) Date:				
-Or-				
[If the creditor is a Credit Union and the debtor is represented by an attorney]				
3. I believe this reaffirmation agreement is in my financial interest. I can afford to make the payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.				
Signed:				
(Debtor)				
(Joint Debtor, if any) Date:				

Date: _____

PART E: MOTION FOR COURT APPROVAL

[To be completed and filed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

UNITED STATES BANKRUPTCY COURT

		District of
In re	D. I.	, Case No
Debtor		Chapter
N	MOTION FOR APPROVA	AL OF REAFFIRMATION AGREEMENT
I (we	e), the debtor(s), affirm the f	following to be true and correct:
I am	not represented by an attorn	ney in connection with this reaffirmation agreement.
expenses I ha	-	ement is in my best interest based on the income and ent in Support of Reaffirmation Agreement, and because art should consider):
	efore, I ask the court for an ovisions (check all applicable b	order approving this reaffirmation agreement under the poxes):
	- ' ' '	(debtor is not represented by an attorney during the of the reaffirmation agreement)
		presumption of undue hardship has arisen because d monthly income, as explained in Part II of Form ocuments)
Signed:		
(Debte	or)	
(Joint	Debtor, if any)	
Date:		