## Case 05-60001 Filed 11/01/21 Entered 11/01/21 11:31:21 Doc# 150 Page 1 of 4 UNITED STATES BANKRUPTCY COURT DISTRICT OF ALASKA

In the Matter of the Adoption of Amendments to Local Bankruptcy Rules and Forms,

Misc. Proceeding No. 05-60001 GENERAL ORDER NO. 2021-3

## ORDER ADOPTING LOCAL BANKRUPTCY FORMS 37eSR7 AND 37eSR13

In connection with the court's implementation of the Electronic Self Representation (eSR) system, the court has found it necessary to issue new electronic filing declaration forms for individual debtors submitting their chapter 7 or chapter 13 bankruptcy petitions electronically which address the unique aspects of electronic filing. Therefore, under the authority granted by 28 U.S.C. § 2071(e), Federal Rule of Bankruptcy Procedure 9029, and United States District Court Miscellaneous General Order No. 880 dated March 18, 2003.

IT IS HEREBY ORDERED that AK LBF 37eSR7 and AK LBF 37eSR13 are adopted, effective as of the date of entry of this Order. Copies of AK LBF 37eSR7 and AK LBF 37eSR13 are attached hereto.

IT IS FURTHER ORDERED that only individual debtors whose bankruptcy petitions were submitted

to the court using the eSR system are advised to use forms AK LBF 37eSR7 and AK LBF 37eSR13.

Individual debtors whose bankruptcy petitions are submitted to the court in person or via mail must continue to use AK LBF 37A, available on the court's website at www.akb.uscourts.gov/forms.

DATED: November 1, 2021

## BY THE COURT

/s/ Gary Spraker GARY SPRAKER Chief United States Bankruptcy Judge

Distribution: Janet Stafford, Clerk of Court Anna Russell, Librarian

UNITED STATES BANKRUPTCY COURT DISTRICT OF ALASKA		
In re:		CASE NO. (if known): CHAPTER 7
	Debtor(s).	DECLARATION REGARDING CHAPTER 7 ELECTRONIC FILING (SELF-REPRESENTED INDIVIDUAL)

I(we), the undersigned Debtor(s), hereby declare under penalty of perjury under the laws of the United States that:

- 1. The information provided in the following documents filed using the Court's Electronic Filing program for selfrepresented debtors, if they have been submitted as part of the case opening petition package, is true and correct to the best of my(our) knowledge and belief:
  - Voluntary Petition for Individuals Filing for Bankruptcy (Official Form B101)
  - Initial Statement About an Eviction Judgment Against You (Official Form B101A)
  - Schedules A J, Summary of Schedules, Declaration About an Individual Debtor's Schedules (Official Forms B106A-J, B106Sum, B106Decl)
  - Your Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form B107)

- Statement of Intention for Individuals Filing Under Chapter 7 (Official Form B108)
- Chapter 7 Statement of Your Current Monthly Income (Official Form B122A-1)
- Statement of Exemption from Presumption of Abuse Under § 707(b)(2) (Chapter 7 Only) (Official Form B122A-1Supp)
- Chapter 7 Means Test Calculation (Official Form B122A-2)
- 2. I(we) have read and understand the above-referenced document(s) filed electronically as part of the case opening petition package ("Voluntary Petition").
- 3. I(we) have authorized the electronic filing of the Voluntary Petition with the United States Bankruptcy Court.
- 4. I(we) verify my(our) master mailing list of creditors is true and correct to the best of my(our) knowledge. I(we) take all responsibility for any errors or omissions in my(our) master mailing list.
- I(we) understand that 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.
- 6. To be checked and applicable only if the petitioner(s) is(are) an individual (or individuals) whose debts are primarily consumer debts as that termed is defined under 11 U.S.C. § 101(8):
  - □ I(we) am(are) aware that I(we) may proceed under chapter 7, 11, 12, or 13 of Title 11 United States Code; I(we) understand the relief available under each such chapter; I(we) choose to proceed under chapter 7; and I(we) request relief in accordance with chapter 7.

(continued on next page)

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the District of Alaska.

Date

Debtor's Printed Name

Debtor's Signature

Date

Joint Debtor's Printed Name

Joint Debtor's Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the District of Alaska.

UNITED STATES BANKRUPTCY COURT DISTRICT OF ALASKA		
In re:	CASE NO. (if known): CHAPTER 13	
Debtor(s).	DECLARATION REGARDING CHAPTER 13 ELECTRONIC FILING (SELF-REPRESENTED INDIVIDUAL)	

I(we), the undersigned Debtor(s), hereby declare under penalty of perjury under the laws of the United States that:

- 1. The information provided in the following documents filed using the Court's Electronic Filing program for selfrepresented debtors, if they have been submitted as part of the case opening petition package, is true and correct to the best of my(our) knowledge and belief:
  - Voluntary Petition for Individuals Filing for Bankruptcy (Official Form B101)
  - Initial Statement About an Eviction Judgment Against You (Official Form B101A)
  - Schedules A-J, Summary of Schedules, Declaration (Official Forms B106A-J, B106Sum, B106Decl)
- Your Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form B107)
- Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period (Official Form B122C-1)
- Chapter 13 Calculation of Your Disposable Income (Official Form B122C-2)
- 2. I(we) have read and understand the above-referenced document(s) filed electronically as part of the case opening petition package ("Voluntary Petition").
- 3. I(we) have authorized the electronic filing of the Voluntary Petition with the United States Bankruptcy Court.
- 4. I(we) verify my(our) master mailing list of creditors is true and correct to the best of my(our) knowledge. I(we) take all responsibility for any errors or omissions in my(our) master mailing list.
- I(we) understand that 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.

Date

Debtor's Printed Name

Debtor's Signature

Date

Joint Debtor's Printed Name

Joint Debtor's Signature