COMMITTEE ON RULES OF PRACTICE AND PROCEDURE

Washington, DC May 28-29, 2015

Bankruptcy Appendices

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APPENDIX A

APPENDIX A1

Official Form 11A 12/15

United States Bankruptcy Court

_____ District Of _____

In re

Debtor

Case No. _____ Chapter

GENERAL POWER OF ATTORNEY

[Abrogated]

COMMITTEE NOTE

The form is abrogated. Former Official Form 11A, although abrogated as an Official Form, continues to be available as a Director's Procedural Form.

Parties routinely modify the General Power of Attorney form to conform to state law, the needs of the case, or local practice. The exact language of the form is not needed. The proposed amendment to Rule 9009, however, restricts alteration of the Official Forms, except as provided in the rules or in a particular Official Form.

The Director's Procedural Forms are issued by the Director of the Administrative Office pursuant to Rule 9009 as an accommodation for the courts and parties. The procedural forms may be altered as needed and their use is not mandatory, unless required by local rule.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

Official Form 11B 12/15

United States Bankruptcy Court

_____ District Of _____

In re

Debtor

Case No. _____ Chapter

SPECIAL POWER OF ATTORNEY

[Abrogated]

COMMITTEE NOTE

The form is abrogated. Former Official Form 11B, although abrogated as an Official Form, continues to be available as a Director's Procedural Form.

Parties routinely modify the Special Power of Attorney form to conform to state law, the needs of the case, or local practice. The exact language of the form is not needed. The proposed amendment to Rule 9009, however, restricts alteration of the Official Forms, except as provided in the rules or in a particular Official Form.

The Director's Procedural Forms are issued by the Director of the Administrative Office pursuant to Rule 9009 as an accommodation for the courts and parties. The procedural forms may be altered as needed and their use is not mandatory, unless required by local rule.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

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

Official Form 106J

Schedule J: Your Expenses

Check if this is:

- An amended filing
- A supplement showing post-petition chapter 13 expenses as of the following date:

MM / DD / YYYY

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach another 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 Your Hou	isehold				
1. Is this a joint case?					
No. Go to line 2.Yes. Does Debtor 2 live in a second se	separate household?				
NoYes. Debtor 2 must fit	le Official Forms 106J-2, Expenses for	Separate Household of Debtor 2.			
 Do you have dependents? Do not list Debtor 1 and 	NoYes. Fill out this information for			ependent's ge	Does dependent live with you?
Debtor 2. Do not state the dependents' names.	each dependent	·	_		No Yes No
			_		 Yes No Yes No Yes
3. Do your expenses include expenses of people other than	□ No □ Yes				☐ No ☐ Yes
yourself and your dependents? Part 2: Estimate Your Ongo	ing Monthly Expenses				
	r bankruptcy filing date unless you a	re using this form as a supplem		•	
expenses as of a date after the bal applicable date.		ental <i>Schedule J</i> , check the box	at the to	p or the form	n and fill in the
applicable date. Include expenses paid for with not	n-cash government assistance if you d it on Schedule I: Your Income (Offi	I know the value of	at the to	Your expe	
applicable date. Include expenses paid for with non such assistance and have include	n-cash government assistance if you	ı know the value of cial Form B 106I.)	at the to		
applicable date. Include expenses paid for with nor such assistance and have include 4. The rental or home ownership	n-cash government assistance if you d it on <i>Schedule I: Your Income</i> (Offi	ı know the value of cial Form B 106I.)		Your expe	
 applicable date. Include expenses paid for with not such assistance and have include 4. The rental or home ownership any rent for the ground or lot. 	n-cash government assistance if you d it on <i>Schedule I: Your Income</i> (Offi	ı know the value of cial Form B 106I.)		Your expe	
 applicable date. Include expenses paid for with non- such assistance and have include 4. The rental or home ownership any rent for the ground or lot. If not included in line 4: 	n-cash government assistance if you d it on <i>Schedule I: Your Income</i> (Offi expenses for your residence. Include	ı know the value of cial Form B 106I.)	4.	Your expenses \$\$\$\$	nses
 applicable date. Include expenses paid for with nor such assistance and have include 4. The rental or home ownership any rent for the ground or lot. If not included in line 4: 4a. Real estate taxes 	n-cash government assistance if you d it on <i>Schedule I: Your Income</i> (Offi expenses for your residence. Include renter's insurance	ı know the value of cial Form B 106I.)	4. 4a.	Your expenses \$\$\$\$\$\$\$	nses

Debtor	1
--------	---

First Name

Middle Name

Last Name

Case number (if known)_

			Your expenses
Б	Additional mortgage payments for your residence, such as home equity loans	5.	\$
5.	Additional mortgage payments for your residence, such as nonic 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.	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.		*
10.	Specify:	19.	\$
20.	Other real property expenses not included in lines 4 or 5 of this form or on Schedule I: Your Incon	ne.	
	20a. Mortgages on other property	20a.	\$
	20b. Real estate taxes	20b.	\$
	20c. Property, homeowner's, or renter's insurance	20c.	\$
		20d.	\$
		20c. 20d.	\$ \$

Debto	or 1			Case	Case number (if known)		
	First Name	Middle Name	Last Name		, <u> </u>		
21. C	Other. Specify:				21.	+\$	
2 2	22a. Add lines 4 th 22b. Copy line 22	(monthly expenses	for Debtor 2), if any, from is your monthly expenses		22.	\$ \$ \$	
23. Ca	alculate your mo	nthly net income.					
23	a. Copy line 12	(your combined mo	onthly income) from Sched	dule I.	23a.	\$	
23	b. Copy your m	onthly expenses fro	om line 22 above.		23b.	-\$	
23		r monthly expenses your <i>monthly net in</i>	from your monthly incom come.	e.	23c.	\$	
24. D o	o you expect an	increase or decrea	ase in your expenses wi	thin the year after you file thi	is form?		

For example, do you expect to finish paying for your car loan within the year or do you expect your mortgage payment to increase or decrease because of a modification to the terms of your mortgage?

Explain here:		
Explain here:		

Fill in this in	formation to ider	ntify 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 filing A supplement showing post-petition chap
United States E	Bankruptcy Court for	the:	District of (State)	expenses as of the following date:
Case number (If known)				MM / DD / YYYY

Official Form 106J-2

Schedule J-2: Expenses for Separate Household of Debtor 2 12/15

Use this form for Debtor 2's separate household expenses ONLY IF Debtor 1 and Debtor 2 maintain separate households. *If Debtor 1 and Debtor 2 have one or more dependents in common, list the dependents on both Schedule J and this form.* Answer the questions on this form only with respect to expenses for Debtor 2 that are not reported on Schedule J. Be as complete and accurate as possible. If more space is needed, attach another sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

you and Debtor 1 maintain se No. Do not complete this fo Yes				
you have dependents? not list Debtor 1 but list all er dependents of Debtor 2 ardless of whether listed as a vendent of Debtor 1 on	 No Yes. Fill out this information for each dependent 	Dependent's relationship to Debtor 2:	Dependent's age	Does dependent live with you?
y list dependents				YesNoYes
not state the dependents' nes.				NoYes
				No Yes
				NoYes
your expenses include benses of people other than urself, your dependents, and btor 1?	NoYes			
enses of peo urself, your de otor 1? 2: Estima	ple other than pendents, and te Your Ongoi	ple other than Yes pendents, and Yes te Your Ongoing Monthly Expenses	ple other than pendents, and Yes te Your Ongoing Monthly Expenses	ple other than pendents, and Yes

Estimate your expenses as of your bankruptcy filing date unless you are using this form as a supplement in a Chapter 13 case to report expenses as of a date after the bankruptcy is filed.

		expenses paid for with non-cash government assistance if you know the value of sistance and have included it on <i>Schedule I: Your Income</i> (Official Form 106I.)	Your expenses	
4.		rental or home ownership expenses for your residence. Include first mortgage payments and rent for the ground or lot.	4.	\$
	lf no	t 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	4c.	\$
	4d.	Homeowner's association or condominium dues	4d.	\$
	4c.	Home maintenance, repair, and upkeep expenses	4c.	τ

Schedule J-2: Expenses for Separate Household of Debtor 2 Bankruptcy Appendices page **1** Page 21 of 324

Debtor	1
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First Name

Middle Name

Last Name

Case number (if known)_

			Your expenses
5	Additional mortgage payments for your residence, such as home equity loans	5.	\$
5.	Authonial mongage payments for your residence, such as nome equity loans	э.	
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.	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.	\$
		101	
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	e.	
	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 know	vn)	
21. Other.	pecify:	21.	+\$
The res	nthly expenses. Add lines 5 through 21. It is the monthly expenses of Debtor 2. Copy the result to line 22b of Schedule J to calculate the enses for Debtor 1 and Debtor 2.	22.	\$
23. Line not	sed on this form.		
24. Do you (spect an increase or decrease in your expenses within the year after you file this form?		
For exan	ble, do you expect to finish paying for your car loan within the year or do you expect your payment to increase or decrease because of a modification to the terms of your mortgage?		
No.Yes.	Explain here:		

COMMITTEE NOTE

Schedule J: Your Expenses (Official Form 106J), formerly Official Form 6J, has been revised to include references to new Schedule J-2: Expenses for Separate Household of Debtor 2 (Official Form 106J-2) at line 1 and new line 22b. The revisions clarify how to calculate monthly net income in joint cases where Debtor 1 and Debtor 2 maintain separate households. Line 22b is added so Schedule J and Schedule J-2 are easily coordinated. Schedule J is also renumbered to conform to the three digit numbering system that was developed for official bankruptcy forms as part of the Forms Modernization Project.

Schedule J-2 is new. It is used to report the monthly expenses of Debtor 2 in a joint debtor case only if Debtor 1 and Debtor 2 maintain separate households.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

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

Check if this is an amended filing

Official Form 201 **Voluntary Petition for Non-Individuals Filing for Bankruptcy** 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1. Debtor's name			
2. All other names debtor use in the last 8 years	ed		
Include any assumed names, trade names and <i>doing busines</i> as names	S		
3. Debtor's federal Employer Identification Number (EIN)		
4. Debtor's address	Principal place of business	Mailing address, if different from principal place of business	
	Number Street	Number Street	
		P.O. Box	
	City State ZIP Code	City State ZIP Code	
		Location of principal assets, if different from principal place of business	
	County	Number Street	
		City State ZIP Code	
5. Debtor's website (URL)			
6. Type of debtor	 Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) Partnership (excluding LLP) Other. Specify:		
Official Form B201	Voluntary Petition for Non-Individuals Filing for B		

Name

7. Describe debtor's business	A. Check one:			
7. Describe debtor s business	Health Care Business (as defined in 11 U.S.C. § 101(27A))			
	□ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))			
	Railroad (as defined in 11 U.S.C. §101(44))			
	 Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. §781(3)) None of the above 			
	B. Check all that apply:			
	Tax-exempt entity (as described in 26 U.S.C. §501)			
	 Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) 			
	C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See <u>http://www.naics.com/search/</u> .			
8. Under which chapter of the	Check one:			
Bankruptcy Code is the debtor filing?	Chapter 7			
-	Chapter 9			
	Chapter 11. Check all that apply:			
	Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,490,925 (amount subject to adjustment on 4/01/16 and every 3 years after that).			
	 The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). A plan is being filed with this petition. 			
	Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).			
	The debtor is required to file periodic reports (Securities and Exchange Commission accordi Exchange Act of 1934. File the Attachment to for Bankruptcy under Chapter 11 (Official Forr	for example, 10K and 10Q) with the ng to § 13 or 15(d) of the Securities Voluntary Petition for Non-Individuals Filing		
	The debtor is a shell company as defined in th 12b-2.	e Securities Exchange Act of 1934 Rule		
	Chapter 12			
9. Were prior bankruptcy cases	No No			
filed by or against the debtor within the last 8 years?	Yes. District When			
If more than 2 cases, attach a separate list.	MM / DD / YYYY District When	_ Case number		
	MM / DD / YYYY			
10. Are any bankruptcy cases	No No			
pending or being filed by a business partner or an	☐ Yes. Debtor	_ Relationship		
affiliate of the debtor?				
List all cases. If more than 1, attach a separate list.	Case number, if known	MM / DD / YYYY		

Name		Case number (if kno	own)		
1. Why is the case filed in this district?	Check all that apply:	Check all that apply:			
	 Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. 				
	A bankruptcy case conc	erning debtor's affiliate, general partner	, or partnership is pending in this district.		
2. Does the debtor own or have	D No				
possession of any real property or personal property	\Box Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed				
that needs immediate attention?	Why does the pro	eck all that apply.)			
	•	identifiable hazard to public health or safe			
	 What is the hazard?				
	☐ Other				
	Where is the prev	orthu ²			
	Where is the prop	Number Street			
		City	State ZIP Code		
	Is the property ins	sured?			
	NoYes, Insurance a	igency			
	Contact nar	ne			
	Phone				
Statistical and adminis	strative information				
Statistical and adminis	strative information				
3. Debtor's estimation of	strative information				
	Check one:	or distribution to unsecured creditors.			
B. Debtor's estimation of	Check one:		ailable for distribution to unsecured credito		
a. Debtor's estimation of available funds	Check one:	expenses are paid, no funds will be ava			
 Debtor's estimation of available funds Estimated number of 	Check one: Funds will be available f After any administrative		ailable for distribution to unsecured credito 25,001-50,000 50,001-100,000		
B. Debtor's estimation of available funds	Check one: Funds will be available f After any administrative 1-49 50-99 100-199	expenses are paid, no funds will be ava	25,001-50,000		
 a. Debtor's estimation of available funds a. Estimated number of 	Check one: Funds will be available f After any administrative 1-49 50-99	expenses are paid, no funds will be ava 1,000-5,000 5,001-10,000	25,001-50,00050,001-100,000		
 Debtor's estimation of available funds Estimated number of creditors 	Check one: Funds will be available f After any administrative 1-49 50-99 100-199	expenses are paid, no funds will be ava 1,000-5,000 5,001-10,000	25,001-50,00050,001-100,000		
 Debtor's estimation of available funds Estimated number of 	Check one: Funds will be available f After any administrative 1-49 50-99 100-199 200-999 \$0-\$50,000 \$50,001-\$100,000	expenses are paid, no funds will be ava 1,000-5,000 5,001-10,000 10,001-25,000 \$1,000,001-\$10 million \$10,000,001-\$50 million	 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion 		
 Debtor's estimation of available funds Estimated number of creditors 	<i>Check one:</i> Funds will be available f After any administrative 1-49 50-99 100-199 200-999 \$0-\$50,000 	expenses are paid, no funds will be ava 1,000-5,000 5,001-10,000 10,001-25,000 \$1,000,001-\$10 million	 25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion 		

Debtor	Case number (if known)			
16. Estimated liabilities	 \$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 	
WARNING Bankruptcy fraud is a se	•			
17. Declaration and signature of authorized representative of debtor	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.			
	I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct.			
	Executed on	erjury that the foregoing is true and cor	rect.	
	Signature of authorized repr	resentative of debtor Printed	name	
18. Signature of attorney	Signature of attorney for de	Date	Date MM / DD / YYYY	
	Printed name			
	Firm name Number Street			
	City Contact phone	Sta	ail address	
	Bar number	Sta	te	

COMMITTEE NOTE

Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy, replaces Official Form 1, Voluntary Petition, for non-individual debtors. It is renumbered to distinguish it from the forms used by individual debtors and includes formatting and stylistic changes throughout the form.

Official Form 201 is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reducing the need to produce the same information in multiple formats.

The Forms Modernization Project made a preliminary decision that separate forms should be created for individual debtors and for non-individual debtors because separate areas of inquiry apply to each group. The forms for non-individuals do not include questions that pertain only to individuals and use a more open-ended response format. Also, where possible, the forms for nonindividuals parallel how businesses commonly keep their financial records.

Official Form 201 has been substantially reformatted and reorganized. References to Exhibits B, C, and D, and the exhibits themselves, have been eliminated because the requested information is now asked in the form or is not applicable to non-individual debtors. Official Form 201A, Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy Under Chapter 11, has replaced Exhibit A. The debtor is instructed to file Official Form 201A if the debtor is filing under chapter 11 and is required to file periodic reports with the Securities and Exchange Commission. A checkbox has been added to the form to indicate whether it is an amended filing.

In Question 2, All other names debtor used in the last 8 years, instructions pertaining only to individuals have been deleted, and an instruction to include doing business as names and assumed names has been added. In Question 3, Debtor's federal Employee Identification Number (EIN), references to social security numbers and individual taxpayer I.D. numbers have been deleted. In Question 4, Debtor's address, the order of listing the various addresses for the debtor has been rearranged, and an address for the location of principal assets is required if different from the principal place of business. Also, the form has been revised to include a space for listing the debtor's website in Question 5.

In Question 6, Type of Debtor, options pertaining only to individual debtors have been deleted, and an instruction that the "partnership" option does not include LLPs has been added. Question 7, Describe debtor's business, is revised to include a statutory citation for each business type, to add an option for "none of the above," and to delete the option for "other." A new instruction requires the debtor to indicate if the debtor is an investment company, including a hedge fund or pooled investment vehicle; an investment advisor; or a tax exempt entity. The definition of "tax exempt entity" has been removed and replaced with a statutory citation. Additionally, an instruction has been added to require the debtor to list its North American Industry Classification System 4-digit code. A hyperlink is provided for information on finding the correct code.

In *Question 8, Under which chapter of the Bankruptcy Code is the debtor filing,* several separate boxes have been combined, and the options for Chapter 13 and Chapter 15 have been deleted. More detailed options have been added for Chapter 11. The question regarding the nature of the debtor's debts has been removed.

Question 9, Were prior bankruptcy cases filed by or against the debtor within the last 8 years, has been revised

to instruct the debtor to include prior bankruptcy cases filed against the debtor and to list the district rather than location of the prior filings. In Question 10, *Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor*, the reference to spouse and the requirement to list the judge in any other cases have been removed.

Question 11, *Why is this case filed in this district*, has been revised to delete references that pertain only to individuals.

Question 12, *Does the debtor own or have possession of any real property or personal property that needs immediate attention*, replaces Exhibit C from Official Form 1. The category of "property that needs immediate attention" has been added, as well as options to indicate why the property needs immediate attention. Additionally, the form has been revised to require the debtor to list the location of the property and whether or not the property is insured and, if so, the insurance details.

Statistical and administrative information has been moved to immediately above the signature line, and the reference to exempt property has been removed. The maximum values for "Estimated Assets" and "Estimated Liabilities" have been increased from "more than \$1 billion" to "more than \$50 billion." *Request for Relief, Declaration, and Signatures* has been reformatted and the signature lines for individual debtors and non-attorney bankruptcy petition preparers have been removed.

Changes Made after Publication

In Question 7, the request for a North American Industry Classification System (NAICS) 6-digit code was to revised to ask for a 4-digit NAICA code.

In **Question 11**, the inquiry about venue was revised as follows, "Why is the case filed in this district?"

Summary of Public Comment

14-BK-0062 – National Conference of

Bankruptcy Judges (NCBJ). It seems unnecessary to ask a chapter 11 debtor to indicate (a) whether its aggregate noncontingent liquidated debts are less than \$2,490,925 and (b) whether it is a small business debtor as defined in § 101(51D) of the Code, since the specified debt limit is one of the requirements for being a small business debtor.

14-BK-0084 – Ryan Johnson, Clerk, Bankruptcy Court for the Northern District of West Virginia. There is no reason to ask debtors to list their NAICS (North American Industry Classification System) code on the petition. The requirement will lead to confusion and incorrect information. No known requirement exists for a business debtor to provide a website, and such disclosure could lead to improper information.

In Question 8, it seems unnecessary to ask a chapter 11 debtor to indicate (a) whether its aggregate noncontingent liquidated debts are less than \$2,490,925 and (b) whether it is a small business debtor as defined in § 101(51D) of the Code, since the specified debt limit is one of the requirements for being a small business debtor. The inclusion of both checkboxes on the current petition causes confusion.

On line 11, the question about venue is improper because venue is proper as filed, contingent on being transferred upon a valid objection. The Northern District of West Virginia has a significant number of chapter 7 debtors who live outside of West Virginia. They would not be able to check either box on the form (each of which states a proper basis for venue).

In Question 12, the term "immediate attention" is ambiguous. For example, a vehicle parked on or near the street is in danger of theft and damage from the weather. Reasonable minds may differ on whether such property is in need of "immediate attention." Requiring a separate page for every vehicle used by a business debtor could be unduly burdensome. Such information should be exchanged in meetings with the trustee or in first day motions – not in the petition.

Question 13 (like page 1 of existing Form B1) requires the debtor to answer a complex question of whether: (1) funds will be available for the distribution to creditors, or (2) no funds will be available for distribution to unsecured creditors after payment of administrative expenses. The determination is better left to the business judgment of a Chapter 7 trustee or determined through the disclosure statement and plan process. Moreover, there is no requirement to provide the information in the Bankruptcy Code or Rules, no consequence is known for a debtor's failure to submit the information, and Chapter 7 debtors have an incentive to declare their cases "no asset" to encourage abandonment. In the Northern District of West Virginia (and likely in many other districts), the designation is effectively delegated to the case trustee -aprofessional who is in a far better position to gage whether the case is an asset case and, as a result, it is necessary to solicit proofs of claim.

14-BK-0122 – Professor Anne Lawton, Michigan State Univ. College of Law). Professor Lawton commented on the petition and several other forms as they apply to small business debtors. She said that empirical evidence shows that small business debtors do a poor job of self-reporting their status. She suggested several changes to Official Forms 201, 206Sum, 206D, and 206E/F that would "walk[] debtor's counsel step by step through the process for determining small business status."
Fill in this information to identify the case and this filing:	
Debtor Name	
United States Bankruptcy Court for the:	_ District of (State)
Case number (If known):	

Official Form 202 **Declaration Under Penalty of Perjury for Non-Individual Debtors** 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. 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 \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- A Summary of Assets and Liabilities for Non-Individuals (Official Form 206–Summary)
- Amended Schedule ____
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)

Other document that requires a declaration_

MM / DD / YYYY

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

X

Signature of individual signing on behalf of debtor

Printed name

Position or relationship to debtor

COMMITTEE NOTE

Official Form 202, Declaration Under Penalty of Perjury for Non-Individual Debtors, replaces Official Form 2, Declaration Under Penalty of Perjury on Behalf of a Corporation or Partnership, and the section of Official Form 6 Declaration, Declaration Concerning Debtor's Schedules containing a corporation's or partnership's declaration. It is renumbered to distinguish it from the forms used by individual debtors and includes formatting and stylistic changes throughout the form.

Official Form 202 is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reducing the need to produce the same information in multiple formats.

Official Form 202 has been substantially reformatted and reorganized with elements from both Official Form 2 and the section of Official Form 6 for a corporation or partnership. Instructions have been added, along with warning language regarding bankruptcy fraud. Checkboxes are provided so the declaration will indicate the documents included with the declaration, including the schedules and Official Form 204, Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders. If the declaration accompanies another document, a space is provided to include a description of the attached document. The phrase "to the best of my information and belief" has been deleted from the declaration in order to conform to the language of 28 U.S.C. § 1746. See Rule 1008. The form, however, includes a statement that the person signing the declaration has examined the information in the documents subject to the declaration and has "a reasonable belief that the information is true and correct." Finally, the person signing the declaration must indicate his or her position or relationship to the debtor.

Changes Made after Publication

A checkbox was added for Official Form 204— Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders.

Summary of Public Comment

14-BK-0067 – Gary Streeting. Official Form 204 no longer has a space for the debtor's declaration that the information is true and correct. Because Official Form 204 is not specifically listed on Official Form 202, debtors could be confused about whether they are required to make such a declaration. Form 204 should be included as a separate item on Form 202, rather than leaving it up to the debtor to include it under "Other documents that require a declaration."

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

Check if this is an amended filing

Official Form 204 Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). 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.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecu claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		only unsecured ecured, fill in or value of ecured claim.
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1							
2							
3							
4							
5							
6							
7							
8							

Deptoi

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecu claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							
20							

COMMITTEE NOTE

Official Form 204, Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders, replaces Official Form 4, List of Creditors Holding 20 Largest Unsecured Claims, for non-individual debtors. It is renumbered to distinguish it from the forms used by individual debtors and includes formatting and stylistic changes throughout the form.

Official Form 204 is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reducing the need to produce the same information in multiple formats.

The Forms Modernization Project made a preliminary decision that separate forms should be created for individual debtors and for non-individual debtors because separate areas of inquiry apply to each group. The forms for non-individuals do not include questions that pertain only to individuals and use a more open-ended response format. Also, where possible, the forms for nonindividuals parallel how businesses commonly keep their financial records.

Official Form 204 has been reformatted and reorganized. The instructions have been shortened and revised to include a full cite to the definition of "insider" and a revised explanation of when to include a secured creditor's unsecured claim. The warning regarding the disclosure of a minor child's name has been deleted as a caution has been added to the general instructions for all forms regarding listing a minor child's name.

The heading of the second column of the form has been revised to require the "name, telephone number, and email address of creditor contact," eliminating the need to provide a complete mailing address for the creditor contact. Additional examples of "nature of claim" have been provided in the third column. In the fourth column, "subject to setoff" has been removed as an option.

The fifth column has been revised to include three separate potential entries to be used to list the value of the unsecured claim: the total claim, if partially secured; the deduction for value of collateral or setoff; and unsecured claim. The new instructions for the fifth column contain an explanation that if a claim is a fully unsecured claim, only the final sub-column needs to be completed, and that all of the columns must be completed if a claim is partially secured.

The signature line and the instruction to include a declaration have been deleted from the form.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

14-BK-0062 - National Conference of

Bankruptcy Judges. The format is materially different from Official Form 104 published in August 2013, which is the form that is to be used in individual chapter 11 cases to list the 20 largest unsecured creditors. Forms 104 and 204 should be identical.

14-BK-0067 – Gary Streeting. Official Form 204 no longer has a space for the debtor's declaration that the information is true and correct. Because Official Form 204 is not specifically listed on Official Form 202, debtors could be confused about whether they are required to make such a declaration. Form 204 should be included as a separate item on Form 202, rather than leaving it up to the debtor to include it under "Other documents that require a declaration." If, however, the intent is to no longer require any signature or declaration for the List of 20 Largest

Unsecured Creditors, this should be made clear in the last sentence of the Committee Note.

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

Check if this is an amended filing

Official Form 205

Involuntary Petition Against a Non-Individual

12/15

Use this form to begin a bankruptcy case against a non-individual you allege to be a debtor subject to an involuntary case. If you want to begin a case against an individual, use the Involuntary Petition Against an Individual (Official Form 105). Be as complete and accurate as possible. If more space is needed, attach any additional sheets to this form. On the top of any additional pages, write debtor's name and case number (if known).

Pa	art 1: Identify the Chapt	er of the Bankruptcy Code Under Which Petition	Is Filed
1.	Chapter of the Bankruptcy Code	Check one: Chapter 7 Chapter 11	
Pa	art 2: Identify the Debto	r	
2.	Debtor's name		
3.	Other names you know the debtor has used in the last 8 years Include any assumed		
	names, trade names, or <i>doing business as</i> names.		
4.	Debtor's federal Employer Identification Number (EIN)	Unknown	
		EIN	
5.	Debtor's address	Principal place of business	Mailing address, if different
		Number Street	Number Street
			P.O. Box
		City State ZIP Code	City State ZIP Code
			Location of principal assets, if different from principal place of business
		County	Number Street
			City State ZIP Code
O	fficial Form 205	Involuntary Petition Against a Non-Indivi	dual page 1

Debtor

Name

Case number (if known)_

7. Type of debtor Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) Partnership (excluding LLP) Other type of debtor's Specify: 8. Type of debtor's Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(50A)) Collearing Bank (as defined in 11 U.S.C. § 101(50A)) Commodity Broker (as defined in 11 U.S.C. § 101(50A)) Ocher the types of business listed. Unknown type of business. No Yes. Debtor Relationship Date filed MM / DD / YYYY Case number, if known Detor Date filed Case number, if known District Date filed Case number, if known District Date filed Case number, if known District Date filed MM / DD / YYYY Case number, if known Case number, if known Case number, if known	6. Debtor's website (URL)			
business Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(63A)) Commodity Broker (as defined in 11 U.S.C. § 101(63A)) Commodity Broker (as defined in 11 U.S.C. § 101(63A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) District Unknown type of business. District Date filed MM / DD / YYYY Case number, if known District Date filed District Date filed MM / DD / YYYY Case number, if known District Date filed Over the last 180 days before the filing of this	7. Type of debtor	Partnership (excluding LLP)		
Image: Standard S		Check one:		
Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the types of business listed. Unknown type of business. a. To the best of your knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? No District Date filed Relationship Debtor Date filed Relationship Debtor Date filed Case number, if known District Date filed Case number, if known MM / DD / YYYY Case number, if known Debtor Date filed Relationship District Date filed Relationship Dotor Relationship District Date filed Relationship District Date filed Out 33: Report About the Case 10. Venue Check one: Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district.	buomood	☐ Health Care Business (as defined in 11 U.S.C. § 101(2	7A))	
Railroad (as defined in 11 U.S.C. §101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. §101(6)) Image: Stockbroker (as defined in 11 U.S.C. §101(6)) Clearing Bank (as defined in 11 U.S.C. §101(6)) Image: Stockbroker (as defined in 11 U.S.C. §101(6))		, _ ,		
Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the types of business listed. Unknown type of business. 9. To the best of your knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? Part 3: Report About the Case 10. Venue Check one: Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district.				
Clearing Bank (as defined in 11 U.S.C. §781(3)) None of the types of business listed. Unknown type of business. No Yes. Debtor				
 None of the types of business listed. Unknown type of business. To the best of your knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? No Yes. Debtor Date filed Case number, if known Relationship Case number, if known Debtor Relationship Debtor Relationship Case number, if known District Date filed Case number, if known Relationship Debtor Relationship Debtor Relationship District Date filed Case number, if known Relationship District Date filed Case number, if known Dots filed Date filed Case number, if known Debtor Detor Relationship Date filed Case number, if known Debtor Date filed Case number, if known Dots filed Date filed Date filed Case number, if known Debtor Date filed Date filed Case number, if known Debtor Date filed Date filed		Commodity Broker (as defined in 11 U.S.C. § 101(6))		
9. To the best of your known type of business. 9. To the best of your knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? Plot 1 Strict		Clearing Bank (as defined in 11 U.S.C. §781(3))		
 9. To the best of your knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? Pebtor Date filed Relationship Case number, if known Relationship Debtor Relationship Relationship Relationship District Date filed Relationship Case number, if known District Date filed Relationship Relationship Debtor Relationship Relationship Debtor Debtor Relationship Relationship District Date filed Relationship Dotted filed Relationship Debtor Debtor Debtor Relationship Debtor Debtor Debtor Relationship Debtor Debtor Debtor Relationship Debtor Relationship Debtor Debtor Relationship Debtor Debtor Debtor Relationship Debtor Debtor Relationship Debtor Debtor Debtor Relationship Debtor Debtor Debtor Relationship Debtor Debtor Debtor Debtor Debtor Debtor Debtor		None of the types of business listed.		
knowledge, are any bankruptcy cases pending by or against any partner or affiliate of this debtor? Yes. Debtor Date filed Case number, if known District Date filed Debtor Relationship Debtor Date filed Relationship District Date filed Case number, if known District Debtor District Date filed MM / DD / YYYY Case number, if known District Date filed MM / DD / YYYY Case number, if known District Date filed MM / DD / YYYY Case number, if known District Date filed District Date filed District Date filed		Unknown type of business.		
bankruptcy cases pending by or against any partner or affiliate of this debtor? Yes. Debtor Date filed Case number, if known District Date filed Relationship Debtor Debtor Relationship Debtor Date filed Relationship Debtor Date filed Case number, if known Debtor Date filed Case number, if known District Date filed Date filed Case number, if known District Date filed Case number, if known District Date filed Date filed Case number, if known District Date filed Date filed Date filed Date filed		D No		
any partner or affiliate of this debtor? District Date filed Case number, if known Debtor Debtor Relationship District Date filed Case number, if known District Date filed Case number, if known District Date filed Case number, if known Part 3: Report About the Case Case number, if known 10. Venue Check one:	bankruptcy cases	Yes. Debtor	Relationship	
District Date filed Case number, if known MM / DD / YYYY Part 3: Report About the Case 10. Venue Check one: Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district.	any partner or affiliate			
Part 3: Report About the Case 10. Venue Check one: Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district.		Debtor	Relationship	
Part 3: Report About the Case 10. Venue Check one: □ Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district.				
 Over the last 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place of business, or principal assets in this district longer than in any other district. 	•	e Case		
business, or principal assets in this district longer than in any other district.	10. Venue	Check one:		
		business, or principal assets in this district longer than i	in any other district.	
11. AllegationsEach 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).	11. Allegations			
At least one box must be checked:		At least one box must be checked:		
The debtor is generally not paying its debts as they become due, unless they are the subject of a bona fide dispute as to liability or amount.		The debtor is generally not paying its debts as they become due, unless they are the subject of a bona		
Within 120 days before the filing of this petition, a custodian, other than a trustee, receiver, or an agent appointed or authorized to take charge of less than substantially all of the property of the debtor for the purpose of enforcing a lien against such property, was appointed or took possession.		agent appointed or authorized to take charge of less that	an substantially all of the property of the	
12. Has there been a transfer of any claim against the debtor by or to any petitioner? Image: No Image: No Image: No Image:	transfer of any claim against the debtor by or	C Yes. Attach all documents that evidence the transfer an	d any statements required under Bankruptcy	

Case number (if known)_

Name			
a. Each petitioner's claim	Name of petitioner	Nature of petitioner's claim	Amount of the claim above the value of any lien
			- \$
			. \$
			- \$
		Total of petitioners' claims	\$
along with the signature of the art 4: Request for Relief		lowed by each additional petitioner's (or represented by each additional petitioner's (or	nauve sj signature,
- WARNING Bankruptcy fraud i	is a serious crime. Making a false state o to 20 years, or both. 18 U.S.C. §§ 152	ment in connection with a bankruptcy case can result 2, 1341, 1519, and 3571.	t in fines up to
petitioning creditor is a corporati	ion, attach the corporate ownership state	under the chapter of 11 U.S.C. specified in this petiti ement required by Bankruptcy Rule 1010(b). If any p ied copy of the order of the court granting recognition	etitioner is a
I have examined the information	in this document and have a reasonabl	le belief that the information is true and correct.	

r entioners of r ention	ers Representative		Attorneys		
Name and mailing add	Iress of petitioner				
Name			Printed name		
Number Street			Firm name, if any		
City	State	ZIP Code	Number Street		
Name and mailing add	lress of petitioner's rep	resentative, if any	City	State	ZIP Code
Name			Contact phone	Email	
Number Street			Bar number		
Dity	State	ZIP Code	State		
declare under penalty	of perjury that the forego	ing is true and correct.			
Executed on MM / DD /	YYYY		Signature of attorney		
Signature of petitioner or re	presentative, including repre	esentative's title	Date signed MM / DD /	/ YYYY	

Official Form 205

Debtor

Case number (if known)____

Name and mailing address of petitioner				
Name		Printed name		
Number Street		Firm name, if any		
City State	ZIP Code	Number Street		
Name and mailing address of petitioner's repres	entative, if any	City	State	ZIP Code
lame		Contact phone	Email	
Number Street		Bar number		
City State	ZIP Code	State		
I declare under penalty of perjury that the foregoing	is true and correct.	×		
Executed on		Signature of attorney		
Signature of petitioner or representative, including represen	tative's title	Date signed	(<u>y</u>	
Name and mailing address of petitioner		Printed name		
Number Street		Firm name, if any		
City State	ZIP Code	Number Street		
Name and mailing address of petitioner's represe	entative, if any	City Contact phone	State	ZIP Code
Name		Bar number		
Number Street		State		
City State	ZIP Code			
I declare under penalty of perjury that the foregoing	is true and correct.	×		
Executed on		Signature of attorney		
		Date signed		

COMMITTEE NOTE

Official Form 205, *Involuntary Petition Against a Non-Individual*, replaces Official Form 5, *Involuntary Petition*, for non-individual debtors. It is renumbered to distinguish it from the forms used by individual debtors and includes formatting and stylistic changes throughout the form.

Official Form 205 is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reducing the need to produce the same information in multiple formats.

The Forms Modernization Project made a preliminary decision that separate forms should be created for individual debtors and for non-individual debtors because separate areas of inquiry apply to each group. The forms for non-individuals do not include questions that pertain only to individuals and use a more open-ended response format. Also, where possible, the forms for nonindividuals parallel how businesses commonly keep their financial records.

Part 1, *Identify the Chapter of the Bankruptcy Code Under Which Petition is Filed*, has been moved to the beginning of the form.

In Part 2, *Identify the Debtor*, instructions pertaining only to individuals have been deleted, and an instruction to include doing-business-as names and assumed names has been added. The references to social security numbers and individual taxpayer I.D. numbers have been deleted. The order of listing the various addresses for the debtor have been rearranged in Line 5, and an address for the location of principal assets is required if different from the principal place of business.

The form has been revised to include a space for listing the debtor's website in Line 6.

Also in Part 2, the options for type of debtor that pertained only to individuals have been deleted, and an instruction that the "partnership" option does not include LLPs has been added. The options regarding the type of debtor's business have been revised to include a statutory citation for each business type, to add an option for "none of the above," and to delete the option for "other." The question regarding pending bankruptcy cases has been revised to remove the reference to spouse and the requirement to list the judge in any other cases.

In Part 3, *Report About the Case*, the question regarding venue has been revised in Line 10 to read "[o]ver the past 180 days before the filing of this bankruptcy, the debtor had a domicile, principal place or business, or principal assets in this district longer than in any other district." In the question for Allegations, "each" has been added to the first allegation, the exact citation to the Bankruptcy Code has been provided for the second allegation, and checkboxes have been provided for the last allegation. Also, in Line 12, petitioners must check "yes" or "no" to answer whether there has been any transfer of any claim against the debtor by or to a petitioner.

The information regarding the petitioner's claims has been moved to Part 3, and the portion listing the amount of the claim is amended to ask about the amount of the claim that exceeds the value of the lien, if any.

Part 4, *Request Relief*, has been amended to include a warning about making a false statement, and the declaration under penalty of perjury has been revised in order to conform to the language of 28 U.S.C. § 1746. *See* Rule 1008. A statement has been added that each petitioner, or the petitioner's representative, has reviewed the information in the petition and has "a reasonable belief that the information is true and correct." A requirement has been added for each petitioner's mailing address. Also, petitioners' attorneys must provide their email addresses, bar number, and state of bar membership.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). The NCBJ suggested placing a check box alongside of the allegation: "The debtor may be the subject of an involuntary case under 11 U.S.C. § 303(a)." The consequences of an involuntary petition are serious enough (for both petitioner(s) and putative debtor) that an extra step in the filing process (i.e., checking another box) may have some benefit.

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

Check if this is an amended filing

Official Form 206A/B

Schedule A/B: Assets — Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on *Schedule G: Executory Contracts and Unexpired Leases* (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

Part	E Cash and cash equivalents			
1. Do	es the debtor have any cash or cash equiva No. Go to Part 2. Yes. Fill in the information below.	lents?		
ł	Il cash or cash equivalents owned or contro	blled by the debtor		Current value of debtor's interest
2. Ca	sh on hand			\$
3. C h	ecking, savings, money market, or financial	brokerage accounts (Identify all)	
3.1	me of institution (bank or brokerage firm) 			\$ \$
4.1	ner cash equivalents (Identify all) 			\$ \$
	tal of Part 1 d lines 2 through 4 (including amounts on any a	additional sheets). Copy the total t	o line 80.	\$
Part	2: Deposits and prepayments			
6. Do	es the debtor have any deposits or prepayn	nents?		
	No. Go to Part 3.			
	Yes. Fill in the information below.			Current value of debtor's interest
7. De	posits, including security deposits and utili	ty deposits		
De	scription, including name of holder of deposit			
				\$ \$

8.	Prepayments, including p	prepayments on executory cont	racts, leases, insurance, taxes, a	nd rent	
	Description, including name of	f holder of prepayment			
	8.1				\$
	8.2				\$
0	Total of Part 2.				
9.	Add lines 7 through 8. Cop	w the total to line 81			\$
	Add lines / timodyn b. oop				
Pa	rt 3: Accounts recei	vable			
10	Does the debtor have a	ny accounts receivable?			
	No. Go to Part 4.				
	Yes. Fill in the information	ation below.			
					Current value of debtor's
					interest
11	Accounts receivable				
	11a 00 days old or loss:			2	\$
	11a. 90 days old or less:	face amount	= doubtful or uncollectible accounts		Φ
	11b. Over 90 days old:			→	\$
	· · · · · · · · · · · · · · · · · · ·	face amount	doubtful or uncollectible accounts		·
40	Total of Part 3				
12		a + 11b = line 12. Copy the total t	o line 82		\$
	Current value on lines 11		0 line 02.		
	rt 4: Investments				
13	Does the debtor own an	ny investments?			
	No. Go to Part 5.				
	Yes. Fill in the information	ation below.			
				Valuation method used for current value	Current value of debtor's interest
11	Mutual funda ar nublial	y traded stocks not included in	Dort 4		
14	Name of fund or stock:	y traded Stocks not included in			
					\$
	14.2.				\$ \$
					₩
15			d and unincorporated businesses	,	
	including any interest in	n an LLC, partnership, or joint v	enture		
	Name of entity:		% of ownership:		
	15.2		%		\$
16	Covernment bende, ee	marata banda, and other nagati	able and non negatichle		
01	instruments not include	rporate bonds, and other negoti ed in Part 1	able and non-negoliable		
	Describe:				
	16.1				\$
17	Total of Part 4				\$
17					<i>с</i>

art 5: Inventory, excluding agric	culture assets			
8. Does the debtor own any inventory	(excluding agriculture asset	s)?		
No. Go to Part 6.				
Yes. Fill in the information below.				
General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
. Raw materials		,		
	MM / DD / YYYY	\$		\$
). Work in progress				
		\$		\$
	MM / DD / YYYY	Ψ		
. Finished goods, including goods he	eld for resale			^
	MM / DD / YYYY	\$		\$
. Other inventory or supplies				
	MM / DD / YYYY	\$		\$
Total of Part 5				
Add lines 19 through 22. Copy the tota	I to line 84.			\$
 No Yes Has any of the property listed in Particular Statements 	rt 5 been purchased within 2	0 days before the ban	kruptcy was filed?	
D No				
Yes. Book value	Valuation method	Cur	rent value	
 Has any of the property listed in Par No Yes 	rt 5 been appraised by a prof	essional within the la	st year?	
art 6: Farming and fishing-relate	ed assets (other than title	ed motor vehicles a	and land)	
. Does the debtor own or lease any fa	rming and fishing-related as	sets (other than titled	motor vehicles and land)?	
No. Go to Part 7.	and noning related at		nietor venietos ana lanaj.	
Yes. Fill in the information below.				
General description		Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debt
Crops—either planted or harvested		(
· · · · · · · · · · · · · · · · · · ·		\$		\$
. Farm animals Examples: Livestock, p	oultry, farm-raised fish			
		\$		\$
. Farm machinery and equipment (O	ther than titled motor vehicles)			*
ann maonnery and equipment (O				\$
Form and Gabler and the line of the line o		\$		Ψ
. Farm and fishing supplies, chemica	is, and teed			•
		\$		\$
. Other farming and fishing-related p	roperty not already listed in	Part 6		
		\$		\$

Schedule A/B: Assets — Real and Personal Property Bankruptcy Appendices

33.	Total of Part 6.			\$
	Add lines 28 through 32. Copy the total to line 85.			
34.	Is the debtor a member of an agricultural cooperative?			
	☐ Yes. Is any of the debtor's property stored at the cooperative?			
	Yes			
35.	Has any of the property listed in Part 6 been purchased within 20	days before the banki	uptcy was filed?	
	 No Yes. Book value \$ Valuation method 	Current value	\$	
36.	Is a depreciation schedule available for any of the property listed	in Part 6?		
	D No			
07	Yes			
37.	Has any of the property listed in Part 6 been appraised by a profe	essional within the last	year?	
	Yes			
Pa	rt 7: Office furniture, fixtures, and equipment; and collect	ctibles		
38.	Does the debtor own or lease any office furniture, fixtures, equip	ment, or collectibles?		
	No. Go to Part 8.			
	Yes. Fill in the information below.			
	General description	Net book value of	Valuation method	Current value of debtor's
		debtor's interest	used for current value	interest
		(Where available)		
39.	Office furniture			
		\$		\$
40.	Office fixtures			
		\$		\$
		Φ		Φ
41.	Office equipment, including all computer equipment and communication systems equipment and software			
	communication systems equipment and software	\$		\$
40	Collectibles Francisco Antiques and financiana anistican anistican			Ψ
42.	Collectibles <i>Examples:</i> Antiques and figurines; paintings, prints, or ot artwork; books, pictures, or other art objects; china and crystal; stamp or baseball card collections; other collections, memorabilia, or collectid	, coin,		
	42.1	\$		\$
	42.2	\$		\$
	42.3	\$		\$
43.	Total of Part 7.			
	Add lines 39 through 42. Copy the total to line 86.			\$
44.	Is a depreciation schedule available for any of the property listed	in Part 7?		
15	Has any of the property listed in Part 7 been appraised by a profe	scional within the last	vear?	
40.	has any of the property listed in Part 7 been appraised by a profe \square No	ssional within the idst	. yoar :	

art 8: Machinery, equipment, and vehicles			
6. Does the debtor own or lease any machinery, equipment, or	vehicles?		
No. Go to Part 9.			
Yes. Fill in the information below.			
General description	Net book value of debtor's interest	Valuation method used for current value	Current value of debtor's interest
Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	(Where available)		
7. Automobiles, vans, trucks, motorcycles, trailers, and titled fa	rm vehicles		
47.1	\$		\$
47.2	\$		\$
47.3	\$		\$
47.4	\$		\$
 Watercraft, trailers, motors, and related accessories Example trailers, motors, floating homes, personal watercraft, and fishing v 			
48.1	\$		\$
48.2	\$		\$
 Aircraft and accessories 			
49.1	\$		\$
49.2			\$
0. Other machinery, fixtures, and equipment (excluding farm machinery and equipment)			
	\$		\$
1. Total of Part 8.			
Add lines 47 through 50. Copy the total to line 87.			\$
 2. Is a depreciation schedule available for any of the property li No Yes 	sted in Part 8?		
 Has any of the property listed in Part 8 been appraised by a p No Yes 	professional within the last	year?	

Par	t 9: Real property				
54.	Does the debtor own or lease any real proper	ty?			
	No. Go to Part 10.				
	Yes. Fill in the information below.				
55.	Any building, other improved real estate, or la	and which the debtor	owns or in which the	debtor has an interest	
	Description and location of property Include street address or other description such as Assessor Parcel Number (APN), and type of property (for example, acreage, factory, warehouse, apartment or office building), if available.	Nature and extent of debtor's interest in property	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
	55.1		\$		\$
	55.2		\$		\$
	55.3		\$		\$
	55.4		\$		\$
	55.5		\$		\$
	55.6				\$
	0.0		Ψ		Ψ
56.	Total of Part 9.				\$
	Add the current value on lines 55.1 through 55.6	and entries from any a	dditional sheets. Copy	the total to line 88.	
	 Yes Has any of the property listed in Part 9 been a No Yes t 10: Intangibles and Intellectual Prope 		sional within the last	year?	
59.	Does the debtor have any interests in intangi	bles or intellectual pr	operty?		
	No. Go to Part 11.				
	Yes. Fill in the information below.				
	General description		Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
60.	Patents, copyrights, trademarks, and trade se	ecrets	\$		\$
61.	Internet domain names and websites				
			\$		\$
62.	Licenses, franchises, and royalties		\$		\$
63.	Customer lists, mailing lists, or other compile	ations	\$		\$
64.	Other intangibles, or intellectual property		\$		\$
65.	Goodwill		\$		۹
					Ψ
66.	Total of Part 10. Add lines 60 through 65. Copy the total to line 85	9.			\$

67.	Do your lists or records include personally identifiable information of customers (as defined in 11 U.S.C. §§ 101(41/	A) and 107) ?
	No	
	L Yes	
68.	Is there an amortization or other similar schedule available for any of the property listed in Part 10?	
	□ Yes	
69.	Has any of the property listed in Part 10 been appraised by a professional within the last year?	
	□ No □ Yes	
Par	rt 11: All other assets	
70.	Does the debtor own any other assets that have not yet been reported on this form?	
	Include all interests in executory contracts and unexpired leases not previously reported on this form.	
	No. Go to Part 12.	
	Yes. Fill in the information below.	Current value of
		debtor's interest
71.	Notes receivable	
	Description (include name of obligor) $-$ = \rightarrow	¢
	Total face amount doubtful or uncollectible amount	\$
72.	Tax refunds and unused net operating losses (NOLs)	
	Description (for example, federal, state, local)	
	Toy year	¢
	Tax year Tax year	\$ \$
	Tax year	\$
73.	Interests in insurance policies or annuities	
		\$
74	Causes of action against third parties (whether or not a lawsuit	•
74.	has been filed)	
		\$
	Nature of claim	
	Amount requested \$	
75.	Other contingent and unliquidated claims or causes of action of	
	every nature, including counterclaims of the debtor and rights to set off claims	
	set on claims	
		\$
	Nature of claim	
	Amount requested	
76.	Trusts, equitable or future interests in property	
		\$
77.	Other property of any kind not already listed Examples: Season tickets,	
	country club membership	
		\$
		\$
78.	Total of Part 11.	¢
	Add lines 71 through 77. Copy the total to line 90.	\$
79.	Has any of the property listed in Part 11 been appraised by a professional within the last year?	
	No	
	□ Yes	

Part 12: Summary

Name

In Part 12 copy all of the totals from the earlier parts of the form.

Type of property	Current value of personal property	Current value of real property
80. Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$	
81. Deposits and prepayments. Copy line 9, Part 2.	\$	
82. Accounts receivable. Copy line 12, Part 3.	\$	
83. Investments. Copy line 17, Part 4.	\$	
84. Inventory. Copy line 23, Part 5.	\$	
85. Farming and fishing-related assets. Copy line 33, Part 6.	\$	
86. Office furniture, fixtures, and equipment, and collectibles. Copy line 43, Part 7.	\$	
87. Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$	
88. Real property. Copy line 56, Part 9		\$
89. Intangibles and intellectual property. Copy line 66, Part 10.	\$	
90. All other assets. Copy line 78, Part 11.	+ \$	
91. Total. Add lines 80 through 90 for each column	\$	♣ 91b. \$
32. Total of all property on Schedule A/B. Lines 91a + 91b = 92		

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

Check if this is an amended filing

Official Form 206D

Schedule D: Creditors Who Have Claims Secured by Property

12/15

Be as complete and accurate as possible.

1. Do any creditors have claims secured by debtor's property?

No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form.
 Yes. Fill in all of the information below.

List in alphabetical order all creditors who have secured claim, list the creditor separately for each	re secured claims. If a creditor has more than one h claim.	Column A Amount of claim Do not deduct the value of collateral.	Column B Value of collateral that supports this claim
Creditor's name	Describe debtor's property that is subject to a lien		
Creditor's mailing address		_ \$	\$
	Describe the lien	-	
Creditor's email address, if known	Is the creditor an insider or related party?		
Date debt was incurred	Is anyone else liable on this claim?		
Last 4 digits of account number	 No Yes. Fill out Schedule H: Codebtors (Official Form 206H). 		
Do multiple creditors have an interest in the same property?	As of the petition filing date, the claim is: Check all that apply.		
 No Yes. Specify each creditor, including this creditor, and its relative priority. 	 Contingent Unliquidated Disputed 		
Creditor's name	Describe debtor's property that is subject to a lien	_ \$	\$
Creditor's mailing address		-	
Creditor's mailing address	Describe the lien Is the creditor an insider or related party? No Yes	-	
Creditor's email address, if known	Is the creditor an insider or related party?	-	
	Is the creditor an insider or related party?	-	
Creditor's email address, if known Date debt was incurred Last 4 digits of account	Is the creditor an insider or related party? No Yes Is anyone else liable on this claim? No	-	
Creditor's email address, if known Date debt was incurred Last 4 digits of account number Do multiple creditors have an interest in the	Is the creditor an insider or related party? No Yes Is anyone else liable on this claim? No Yes. Fill out <i>Schedule H: Codebtors</i> (Official Form 206H). As of the petition filing date, the claim is:	-	
Creditor's email address, if known Date debt was incurred Last 4 digits of account number Do multiple creditors have an interest in the same property? No Yes. Have you already specified the relative priority?	Is the creditor an insider or related party? No Yes Is anyone else liable on this claim? No Yes. Fill out <i>Schedule H: Codebtors</i> (Official Form 206H). As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	-	

Part 1: Additional Page Copy this page only if more space is needed. O previous page.	Continue numbering the lines sequentially from the	Column A Amount of claim Do not deduct the value of collateral.	Column B Value of collateral that supports this claim
Creditor's name	Describe debtor's property that is subject to a lien		
Creditor's mailing address			\$
	Describe the lien	-	
Creditor's email address, if known	Is the creditor an insider or related party? INO Yes		
Date debt was incurred Last 4 digits of account number	Is anyone else liable on this claim? No Yes. Fill out Schedule H: Codebtors (Official Form 206H).		
Do multiple creditors have an interest in the same property? No Yes. Have you already specified the relative priority?	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed		
 No. Specify each creditor, including this creditor, and its relative priority. 			
Yes. The relative priority of creditors is specified on lines			
Creditor's name	Describe debtor's property that is subject to a lien		
Creditor's mailing address		- \$	\$
	Describe the lien	-	
Creditor's email address, if known	Is the creditor an insider or related party? INO Ves		
Date debt was incurred Last 4 digits of account number	Is anyone else liable on this claim? ☐ No ☐ Yes. Fill out Schedule H: Codebtors (Official Form 206H).		
Do multiple creditors have an interest in the same property?	As of the petition filing date, the claim is: Check all that apply.		
 No Yes. Have you already specified the relative priority? 	 Contingent Unliquidated Disputed 		
No. Specify each creditor, including this creditor, and its relative priority.			
Yes. The relative priority of creditors is specified on lines			

Part 2: Lis

Name

List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

Name and address	On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity
	Line 2	

Priority creditor's name and mailing address	As of the petitio Check all that appl Contingent
	 Unliquidated Disputed
Date or dates debt was incurred	Basis for the cla

Official Form 206E/F

Part 1:

unsecured 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: Assets - Real and Personal Property (Official Form 206A/B) and on Schedule G: Executory Contracts and Unexpired Leases
(Official Form 206G). Number the entries in Parts 1 and 2 in the boxes on the left. If more space is needed for Part 1 or Part 2, fill out and attach
the Additional Page of that Part included in this form.

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY unsecured claims and Part 2 for creditors with NONPRIORITY

Schedule E/F: Creditors Who Have Unsecured Claims

1.	 Do any creditors have priority unsecured claims? No. Go to Part 2. Yes. Go to line 2. 	? (See 11 U.S.C. § 507).		
2.	List in alphabetical order all creditors who have u 3 creditors with priority unsecured claims, fill out and	•	ity in whole or in part.	If the debtor has more than
			Total claim	Priority amount
2.1	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()	Is the claim subject to offset? INO Yes		
2.2	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()	Is the claim subject to offset? INO Yes		
2.3	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()	Is the claim subject to offset?		

Fill in this information to identify the case:		
Debtor		
United States Bankruptcy Court for the:	District of	
Case number		

List All Creditors with PRIORITY Unsecured Claims

Check if this is an amended filing

12/15

Case number (if known)_

Part '	1. Additional Page			
	this page if more space is needed. Continue n ous page. If no additional PRIORITY creditors e		Total claim	Priority amount
P 	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
D	Date or dates debt was incurred	Basis for the claim:		
n S	Last 4 digits of account number	Is the claim subject to offset? INO Yes		
P	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
D	Date or dates debt was incurred	Basis for the claim:		
n S	Last 4 digits of account number	Is the claim subject to offset? ☐ No ☐ Yes		
P 	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
D	Date or dates debt was incurred	Basis for the claim:		
n S	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured laim: 11 U.S.C. § 507(a) ()	Is the claim subject to offset? INO Yes		
P 	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
D	Date or dates debt was incurred	Basis for the claim:		
n S	Last 4 digits of account number	Is the claim subject to offset? ☐ No ☐ Yes		

Case number (if known)____

-	List in alphabotical order all of the graditors with neuroisviture	unsocured claims. If the debter has more that	A creditors with poppriority
3.	List in alphabetical order all of the creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2		1 4 creditors with honpriority
			Amount of claim
3.1	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim:	\$
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	C Yes	
3.2	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.4	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred Last 4 digits of account number	Is the claim subject to offset?	
3.5	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number		
3.6	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number		

Case number (if known)___

Pai	t 2: Additional Page		
	py this page only if more space is needed. Continue numbe evious page. If no additional NONPRIORITY creditors exist, o		Amount of claim
3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Liquidated and neither contingent nor disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset? ☐ No ☐ Yes	
3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$
	Date or dates debt was incurred	Basis for the claim: Is the claim subject to offset? No Yes	

Case number (if known)_

Part	3: List Others to Be Notified About Unsecured	Claims		
	st in alphabetical order any others who must be notified for clai signees of claims listed above, and attorneys for unsecured creditor		d 2. Examples of entities that may be lis	sted are collection agencies,
lf ı	no others need to be notified for the debts listed in Parts 1 and 2	2, do not fill out or sub	mit this page. If additional pages are	needed, copy the next pag
	Name and mailing address	-	which line in Part 1 or Part 2 is the ted creditor (if any) listed?	Last 4 digits of account number, if any
.1.			Not listed. Explain	
.2.		Line		
			Not listed. Explain	
.3.			Not listed. Explain	
.4.				
			Not listed. Explain	
1.			Not listed. Explain	
.5.			Not listed. Explain	
.6.				
			Not listed. Explain	
.7.		Line	Not listed. Explain	
.8.			Not listed. Explain	
_				
.9.		Line	Not listed. Explain	
.10.		Line	Not listed. Explain	
.11.				
			Not listed. Explain	
				_

Name and mailing address	On which line in Part 1 or Part 2 is the related creditor (if any) listed?	Last 4 digits of account number, if any
	Line	
	Line	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Ling	
	Not listed. Explain	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	
	Line	
	Not listed. Explain	

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims			
5. Add the amounts of priority and nonpriority unsecured claims.			
		Total of claim amounts	
5a. Total claims from Part 1	5a.	\$	
5b. Total claims from Part 2	5b. 🕂	\$	
5c. Total of Parts 1 and 2 Lines 5a + 5b = 5c.	5c.	\$	

Debtor name		
United States Bankruptcy Court for the:	District of	(State)
Case number (If known):	Chapter	

Check if this is an amended filing

Official Form 206G

Fill in this information to identify the case:

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, numbering the entries consecutively.

1. Does the debtor have any executory contracts or unexpired leases?

D No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form.

Sec. Fill in all of the information below even if the contracts or leases are listed on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B).

2. L	ist all contracts and unexpired	l leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
2.1	State what the contract or lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
2.2	State what the contract or lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
	State what the contract or		
2.3	lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
2.4	State what the contract or lease is for and the nature		
	of the debtor's interest		
	State the term remaining		
	List the contract number of		
	any government contract		
	State what the contract or		
2.5	lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of		
	any government contract		

Additional Page if Debtor Has More Executory Contracts or Unexpired Leases

Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.

List all contracts and unexpired leases		lleases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
	State what the contract or		
2	lease is for and the nature of the debtor's interest		
	of the debtor 3 interest		
	State the term remaining		
	List the contract number of any government contract		
	any government contract		
	State what the contract or		
2	lease is for and the nature		
	of the debtor's interest		
	State the term remaining		
	List the contract number of		
	any government contract		
	State what the contract or		
2	lease is for and the nature		
	of the debtor's interest		
	State the term remaining		
	List the contract number of		
	any government contract		
2.	State what the contract or lease is for and the nature		
Z	of the debtor's interest		
	State the term remaining		
	List the contract number of		
	any government contract		
	State what the contract or		
2	lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
	State what the contract or		
2	lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		
	, , , , , , , , , , , , , , , , , , , ,		
	State what the contract or		
2	lease is for and the nature of the debtor's interest		
	State the term remaining		
	List the contract number of any government contract		

Debtor

Name

Official Fiding 28629, 2015 Schedule G: ExecutoBynComptacts.apchUnexpired Leases

Debtor name	
United States Bankruptcy Court for the:	
Case number (If known):	(State)

Check if this is an amended filing

Official Form 206H Schedule H: Codebtors

Fill in this information to identify the case

12/15

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

1.	Does the debtor have any codebtors?
	No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.

C Yes

 In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.

	Column 1: Codebtor				Column 2: Creditor	
	Name	Mailing address			Name	Check all schedules that apply:
2.1		Street	State	ZIP Code		□ D □ E/F □ G
2.2						
		Street				□ D □ E/F □ G
		City	State	ZIP Code	_	
2.3		Street				□ D □ E/F □ G
2.4		City	State	ZIP Code		
2.4		Street				□ D □ E/F □ G
		City	State	ZIP Code	_	
2.5		Street				□ D □ E/F □ G
		City	State	ZIP Code	_	
2.6		Street				□ D □ E/F □ G
		City	State	ZIP Code	_	

Additional Page if Debtor Has More Codebtors Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page. Column 2: Creditor Column 1: Codebtor Check all schedules Name Mailing address Name that apply: 2.__ 🗆 D Street □ E/F G City ZIP Code State 2.___ □ D □ E/F □ G Street City ZIP Code State 2.___ 🗆 D Street □ E/F □ G City ZIP Code State 2.___ 🗆 D Street E/F ΠG City State ZIP Code 2.___ D E/F Street G City State ZIP Code 2.___ D E/F Street G City ZIP Code State 2.___ 🗆 D Street 🗅 E/F G City State ZIP Code 2.___ D E/F Street G City State ZIP Code

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

Check if this is an amended filing

Official Form 206Sum Summary of Assets and Liabilities for Non-Individuals 12/15

Part 1: Summary of Assets

1. Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)

1a. Real property: Copy line 88 from Schedule A/B	\$
1b. Total personal property: Copy line 91A from <i>Schedule A/B</i>	\$
1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$

Part 2: Summary of Liabilities

2.	Schedule D: Creditors Who Hold Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, at the bottom of page 1 of Schedule D	\$
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 6a of <i>Schedule E/F</i>	\$
	3b. Total amount of claims of non-priority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 6b of <i>Schedule E/F</i>	+ \$

4.	Total liabilities	¢
	Lines 2 + 3a + 3b	φ

COMMITTEE NOTE

The schedules to be used in cases of non-individual debtors have been revised as part of the Forms Modernization Project, making them easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reduce the need to produce the same information in multiple formats.

Modernization Project made a The Forms preliminary decision that separate forms should be created for individual debtors and for non-individual debtors because separate areas of inquiry apply to each group. The forms for non-individuals eliminate questions that pertain only to individuals and use a more open-ended response format. Also, where possible, the forms for nonindividuals parallel how businesses commonly keep their financial records. The non-individual debtor schedules are also renumbered, starting with the number 206 and followed by the letter or name of the schedule to distinguish them from the versions to be used in individual cases. Each form includes a checkbox to indicate whether it is an amended filing.

Official Form 206Sum, *Summary of Assets and Liabilities for Non-Individuals*, replaces Official Form 6, *Summary of Schedules and Statistical Summary of Certain Liability and Related Data (28 U.S.C. § 159)*, in cases of non-individual debtors. The form is reformatted and updated with cross-references indicating the line numbers from specific schedules from which the summary information is to be gathered, and the Statistical Summary is deleted because it only applies to individual debtors. In addition, because most filings are now done electronically, the form no longer requires the debtor to indicate which schedules are attached or to state the number of sheets of paper used for the schedules. **Official Form 206A/B**, *Schedule A/B: Assets – Real and Personal Property*, consolidates information about a non-individual debtor's real and personal property into a single form and replaces Official Form 6A - *Real Property* and Official Form 6B - *Personal Property*, in cases of non-individual debtors. The layout and categories of property on Official Form 206A/B have changed. Instead of dividing property interests into two categories (real or personal property), the new form uses eleven categories of property types. For each part, the specific items are broken out and debtors are instructed to total the part and list the total on a specific line later in the form.

Part 1: *Cash and cash equivalents*, includes cash and cash equivalents and a shortened list of examples. All financial assets other than cash or cash equivalents are moved to Part 4: *Investments*. In the section to list checking, savings, money market, or financial brokerage accounts, debtors are instructed to include the name of the institution and the last 4-digits of any account number.

In Part 2: *Deposits and prepayments*, adds prepayments and examples. A requirement has been added to include the name of the holder of any deposit.

Part 3: *Accounts receivable*, has been revised to divide accounts receivable into two categories depending on age and asks for separate values for the two categories.

Part 4: *Investments*, has been expanded and includes more detail.

Part 5: *Inventory, excluding agricultural assets*, has been amended to separate non-agricultural from agricultural assets, and has been expanded to include more detail. Categories of inventory are listed, and debtors must include the last date of physical inventory, the net book value of debtor's interest (if available), the valuation method used for current value, and the current value of debtor's interest. The form has been further amended to require the debtor to indicate whether the properties listed are perishable, whether any of the property was purchased within 20 days of the bankruptcy filing, and whether any of the property was appraised by a professional within the year prior to the bankruptcy filing.

In Part 6: *Farming- and Fishing-Related Assets* (other than titled motor vehicles and land), the form has been amended to require more detailed responses and to require the debtor to indicate the net book value of the debtor's interest, the valuation method used for current value, and the current value of debtor's interest. A requirement to list fishing supplies has been added. The form has been further amended to require the debtor to indicate whether the properties listed are perishable, whether any of the property was purchased within 20 days of the bankruptcy filing, whether a depreciation schedule is available for any of the property listed, and whether any of the property was appraised by a professional within the year prior to the bankruptcy filing.

Part 7: *Office furniture, fixtures, and equipment; and collectibles,* has been amended to combine several categories of assets and to require more detail, including requiring the debtor to indicate the net book value of the debtor's interest, the valuation method used for current value, and the current value of debtor's interest. Examples of collectibles are provided. The form has been further amended to require the debtor to indicate whether a depreciation schedule is available for any property listed and whether any of the property listed was appraised by a professional within the year prior to the bankruptcy filing.

Part 8: *Machinery, equipment, and vehicles*, has been amended to combine several categories of property and to require more detail, including requiring the debtor to indicate the net book value of the debtor's interest, the valuation method used for current value, and the current value of debtor's interest. More examples are provided for each property type. The form has been further amended to indicate whether a depreciation schedule is available for any property listed and whether any of the property listed was appraised by a professional within the year prior to the bankruptcy filing.

Part 9: *Real property*, includes the elements of Official Form 6A, *Real Property*, and has been amended to expand the required information to include the net book value of the debtor's interest and the valuation method used for current value. Also, an instruction has been added for the description and location of the property. The form has been further amended to indicate whether a depreciation schedule is available for any property listed and whether any of the property listed was appraised by a professional within the year prior to the bankruptcy filing.

Part 10: *Intangibles and intellectual property*, includes amendments to combine several categories of property and to include more property types. The debtor is required to list the net book value of the debtor's interest and the valuation method used for current value. The question regarding personally identifiable information has been revised, and the form has been amended to require the debtor to indicate if there is an amortization schedule or similar schedule available for any property listed and whether any of the property listed was appraised by a professional within the year prior to the bankruptcy filing.

Part 11: *All other assets*, includes a new category for notes receivable, which requires a description, including the name of the obligor, the face amount, and any uncollectible amount. In addition, the form has been amended to combine tax refunds and net operating losses into a single question and to require more detail, to delete the requirement to list the insurance company name for any interests in insurance policies, to expand the question regarding contingent and unliquidated claims, and to include examples of other property. The form has been further amended to include a question regarding whether the property listed was appraised by a professional within the year prior to the bankruptcy filing.

Part 12, *Summary*, has been amended to list relevant line numbers for each type of property.

Official Form 206D, Schedule D: Creditors Who Hold Claims Secured by Property, replaces Official Form 6D, Creditors Holding Secured Claims, for non-individual debtors and has been revised to eliminate instructions that pertain only to individuals. The form has been further amended to instruct debtors that if a creditor has more than one secured claim, to list the creditor separately for each claim; to list the creditor's email address, if known; to indicate if multiple creditors have an interest in the same collateral; to list the order of each creditor's priority interest in the collateral; and to indicate whether the creditor is an insider or related party. The debtor is also instructed to describe the lien and to fill out Schedule H: Codebtors, if anyone else is liable on the claim. Finally, the form has been amended to require the debtor to list the value of the debtor's property that secures the claim.

A new Part 2: *List Others to be Notified for a Debt Already Listed in Part 1* has been added, with instructions to list any others who must be notified about the bankruptcy for a debt listed in Part 1 of the form. Examples are provided. The debtor must include the relevant line from Part 1 and the last 4 digits of the account number for the entity.

A new Part 3: *Total Amounts of Claims and the Unsecured Portion of Claims*, has been added.

Official Form 206E/F, Schedule E/F: Creditors Who Hold Unsecured Claims, has been amended to combine Official Form 6E, Schedule E - Creditors Holding Unsecured Priority Claims and Official Form 6F, Schedule F - Creditors Holding Unsecured Nonpriority Claims for non-individual debtors. Priority unsecured claims are listed in Part 1, and nonpriority unsecured claims are listed in Part 2. The instructions have been revised to require the debtor to list the other party to any executory contract or unexpired lease on this schedule and on *Schedule A/B Real and Personal Property* and *Schedule G: Executory Contracts and Unexpired Leases* (Official Forms 206A/B and 206G).

Part 1. List All Creditors with PRIORITY Unsecured Claims, has been revised to delete the requirement to list the amount not entitled to priority and to add requirements to specify the Code section for the priority unsecured claim and whether the claim is subject to offset. A new requirement was added to Part 2, List All Creditor's with NONPRIORITY Unsecured Claims, to indicate if the claim is subject to offset. The instructions have also been significantly shortened. Part 3, List Others to be Notified About Unsecured Claims, has been added, with instructions to list any others any others who must be notified for claims listed in Parts 1 and 2. Examples are given. The debtor must include the relevant line from Part 1 or 2 and the last 4 digits of the account number for the entity. A new Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims has been added.

Official Form 206G, *Schedule G: Executory Contracts and Unexpired Leases*, replaces Official Form 6G - *Executory Contracts and Unexpired Leases* for nonindividual debtors. The form has been amended to delete the instruction regarding the listing of a minor child's name from the form as a caution is included in the general instructions for all forms regarding listing a minor child's name. A new requirement has been added to state the remaining term for any contract or lease listed.

Official Form 206H, *Schedule H: Codebtors*, replaces Official Form 6H - Codebtors for non-individual debtors. The form has been amended to delete the instruction regarding the listing of a minor child's name from the form as a caution is included in the general

instructions for all forms regarding listing a minor child's name. A new requirement is added to indicate by checkbox what schedule applies to each co-debtor.

Schedules C, Exemptions, I, Income and J, *Expenses.* There are no Official Forms for Schedules C, I, and J in non-individual debtor cases. There is no need for an Official Form 206C for non-individual debtors because exemptions are inapplicable to non-individual debtors. And, although section 521(a) of the Bankruptcy Code requires all debtors, including non-individual debtors, to provide schedules of income and expenses, uncertainty about the state of the debtor's business on the petition date - whether it is operating or not, for example - makes it difficult to create standard income and expense forms for non-individual debtors. Some bankruptcy courts have adopted local rules and forms for reporting the income and expenses of non-individual debtors, and Director's Procedural Forms 2060I and 2060J, can be used and modified as appropriate if there are no applicable local rules and forms.

Declaration. There is no Official Form 206, Declaration. The portion of Official Form 6 Declaration for a declaration on behalf of a corporation or partnership has been replaced by Official Form 202, *Declaration Under Penalty of Perjury for Non-Individual Debtors*. Official Form 202 includes checkboxes for the schedules included in Official Form 206.

Changes Made after Publication

Official Form 206—Sum

No changes were made to Official Form 206—Sum after publication.

Official Form 206A/B

The instruction at the beginning of the form regarding executory contracts and unexpired leases was revised to delete "with a net value."

In Part 5, Question 24, "Is any of the property listed in Part 5 subject to or part of a possible PACA claim?" and the two checkboxes following that inquiry were deleted.

The title of Part 6 was changed to "Farming and Fishing-Related Assets."

Question 27 was changed to "Does the debtor own or lease any farming or fishing-related assets?"

Line 32 was changed to "Other farming or fishingrelated assets not already listed in Part 6."

The words "or lease" were added after "own" at lines 38, 46, and 54.

Line 85 was changed to "Farming and Fishing-Related Assets."

In Question 70, the following instruction was added: "Include all interests in executory contracts and unexpired leases not previously included on this form."

Official Form 206D

In Part 1, the heading of Column A was changed to "Amount of claim Do not deduct the value of collateral."

The heading of Column B was changed to **"Value** of collateral that supports this claim."

For each creditor's claim in Part 1, the fourth checkbox, which reads, "Liquidated and neither contingent nor disputed," was removed.

Official Form 206E/F

The instructions on the form for Part 3 (line 5) were replaced with the following: **"List in alphabetical order any others who must be notified for a debt already listed in Parts 1 and 2. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for unsecured creditors. If no others need to be notified for the debts listed in Parts 1**

and 2, do not fill out or submit this page. If additional pages are needed, copy this page."

Official Forms 206G and 206H

No changes were made to Official Forms 206G and 206H after publication.

Summary of Public Comment

14-BK-0062 – The National Conference of **Bankruptcy Judges (NCBJ).** The NCBJ made stylistic and minor editing suggestions for Official Forms 206.

Official Form 206—Sum

There were no comments on Official Form 206—Sum.

Official Form 206A/B

14-BK-0062 – **NCBJ.** Clarify the reference to "a possible PACA claim" in Question 24 by adding a citation to the PACA statute (Perishable Agricultural Commodities Act). Part 6 is labeled "Agricultural assets," but one of the questions (31) asks about fishing assets. Schedule G (Executory Contracts and Unexpired Leases) and its instructions indicate that executory contracts and unexpired leases with a positive net value should also be listed on Schedule A/B, but there is no specific category on Schedule A/B for doing so. The NCBJ suggested that a new category be added to Schedule A/B for that purpose.

Official Form 206D

14-BK-0062 – **NCBJ.** The statement in Column A—Do not deduct the value of the lien—is unclear. The NCBJ suggested labeling the column, "Total amount of claim" without any further instruction. The fourth checkbox (liquidated and neither contingent nor disputed)

is unnecessary. If a debtor does not check any of the first three checkboxes (contingent – unliquidated – disputed), the claim must be liquidated, noncontingent, and undisputed.

14-BK-0122 – Professor Anne Lawton, Michigan State Univ. College of Law. The instructions for Form 206D refer to a column C that would show the unsecured portion of an undersecured creditor's claim. That column does not appear on the form. It should be added.

Official Form 206E/F

14-BK-0062 – **NCBJ.** There is a discrepancy between the instructions for Part 2 of Schedule D and for the parallel part (Part 3) of Schedule E/F. Schedule D says not to submit that part if there are no others that need to be notified, whereas Schedule E/F requires checking a "no" box and submitting that part if no others need to be notified.

Official Forms 206G and 206H

There were no additional comments on Official Forms 206G and 206H.

Fill in this information to identify the case:	
Debtor name	
United States Bankruptcy Court for the:	District of (State)
Case number (If known):	(2)

Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 12/15

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part	: 1:	Income					
1. G	_	venue from business					
_	Identify the beginning and ending dates of the debtor's fiscal year, which may be a calendar year					Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
		n the beginning of the al year to filing date:	From	to	Filing date	 Operating a business Other 	\$
	For	prior year:	From	to	MM / DD / YYYY	 Operating a business Other 	\$
	For	the year before that:	From	to	MM / DD / YYYY	 Operating a business Other 	\$
 2. Non-business revenue Include revenue regardless of whether that revenue is taxable. <i>Non-business income</i> may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1. None 							
						Description of sources of revenue	Gross revenue from each source (before deductions and exclusions)
	Fro fisc	m the beginning of the al year to filing date:	From	to	Filing date		\$
	For	prior year:	From	to	MM / DD / YYYY		\$
	For	the year before that:	From MM / DD / YYYY	to	MM / DD / YYYY		\$

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 2: List Certain Transfers Made Before Filing for Bankruptcy

3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers—including expense reimbursements—to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$6,225. (This amount may be adjusted on 4/01/16 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

	None					
	Creditor's name and addres	SS		Dates	Total amount or value	Reasons for payment or transfer Check all that apply
3.1.	Creditor's name				\$	Secured debt Unsecured loan repayments
	Street	State	ZIP Code			Suppliers or vendors Services Other
3.2.	Creditor's name				\$	Secured debt
	Street					 Unsecured loan repayments Suppliers or vendors Services
	City	State	ZIP Code			Other

4. Payments or other transfers of property made within 1 year before filing this case that benefited any insider

List payments or transfers, including expense reimbursements, made within 1 year before filing this case on debts owed to an insider or guaranteed or co-signed by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less than \$6,225. (This amount may be adjusted on 4/01/16 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. *Insiders* include officers, directors, and anyone in control of a corporate debtor and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; and any managing agent of the debtor. 11 U.S.C. § 101(31).

	None
--	------

	Insider's name and addres	s		Dates	Total amount or value	Reasons for payment or transfer
4.1.	Insider's name				\$	
	Street					
	City	State	ZIP Code			
	Relationship to debtor					
4.2.						
	Insider's name				\$	
	Street					
	City	State	ZIP Code			
	Relationship to debtor					

5.	List	ossessions, foreclosures, and return all property of the debtor that was obta at a foreclosure sale, transferred by a	ained by a cre				
		None					
		Creditor's name and address		Description of the property	у	Date	Value of property
	5.1.						^
		Creditor's name					\$
		Street					
	5.1.	City State	ZIP Code				
		Creditor's name					\$
		Street					
		City State	ZIP Code				
6	Seto	offs					
0.		any creditor, including a bank or finan	cial institution	that within 90 days befo	re filing this case set off or oth	erwise took anvthir	ng from an account of
	the o	debtor without permission or refused to					
		None					
		Creditor's name and address		Description of the action	n creditor took	Date action was taken	Amount
		Creditor's name					\$
		Street					
		City State	ZIP Code	Last 4 digits of account r	number: XXXX		
P	art 3	E Legal Actions or Assignment	its				
7.	-	al actions, administrative proceedin	-		-		
		the legal actions, proceedings, investi- involved in any capacity—within 1 year	-		audits by federal or state agen	cies in which the de	ebtor
				g this case.			
		None Case title	Nature of	case	Court or agency's name and	address	Status of case
	7.1.		Nature of	0430	obuit of agency 5 hame and		
	7.1.				Name		Pending
							On appeal
		Case number			Street		
					City State	ZIP Code	
		Case title			Court or agency's name and	address	Pending
	7.2.						 Pending On appeal
					Name		Concluded
		Case number			Street		
					City	state ZIP Code	

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Debtor

ssignments and receivership ist any property in the hands of an assignee for the b	penefit of creditors during the 120 days before filing t	this case and any prop	erty in the
ands of a receiver, custodian, or other court-appointe	• • •		
None			
Custodian's name and address	Description of the property Val	ue	
	¢		
Custodian's name	Ψ_		
Observe	Case title Co	urt name and address	
Street			
	Case number	3	
City State ZIP Code	Stree	t	
	Date of order or assignment	State	ZIP Code
4: Certain Gifts and Charitable Contribu	tions		
ist all gifts or charitable contributions the debtor f the gifts to that recipient is less than \$1,000	gave to a recipient within 2 years before filing the	nis case unless the ag	gregate value
None			
Recipient's name and address	Description of the gifts or contributions	Dates given	Value
1.			\$
Recipient's name			•
Street			
City State ZIP Code			
Recipient's relationship to debtor			
			\$
2. Recipient's name			Φ
Street			
City State ZIP Code			
Recipient's relationship to debtor			
5: Certain Losses			
	A second before filling this		
Il losses from fire, theft, or other casualty within	i year before filing this case.		
None		Date of loss	Value of propert
	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received.		lost
None Description of the property lost and how the loss	If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (<i>Schedule A</i>		lost
None Description of the property lost and how the loss	If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received.		IOST

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Debtor

Name

st		erty made by the debtor or person acting on behalf o		
	king bankruptcy relief, or filing a bankruptcy case.	ding attorneys, that the debtor consulted about debt of	consolidation of restruc	aturing,
)	None			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
	Address			\$
	Street			
	Sued.			
	City State ZIP Code			
	Email or website address			
	Who made the payment, if not debtor?			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or
				value
				\$
	Address			
	Street			
	City State ZIP Code Email or website address			
	Who made the payment, if not debtor?			
elf	-settled trusts of which the debtor is a benefic	iary		
		e debtor or a person acting on behalf of the debtor wi	thin 10 years before th	e filing of this case
	elf-settled trust or similar device. not include transfers already listed on this stateme	ent.		
	None			
	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
				\$
				Φ

13. Tra	nsfers not already listed o	on this sta	atement						
with	any transfers of money or o in 2 years before the filing of	of this cas	e to another	person, ot	her than property trai	nsferred in the ord	linary cou	irse of business	or financial affairs.
	ude both outright transfers a	and transf	ers made as	s security. I	Jo not include gifts or	r transfers previou	isly listed	on this stateme	nt.
	None								
	Who received transfer?				ion of property transfe paid in exchange	erred or payments r	received	Date transfer was made	Total amount or value
13.1.							_		\$
	Address						_		
	Street								
	City	State	ZIP Code						
	Relationship to debtor								
	Who received transfer?						_		\$
13.2.							_		
	Address								
	Street								
	City	State	ZIP Code						
	Relationship to debtor								
Part 7	Previous Locations	5							
	vious addresses								
	all previous addresses used	d by the d	ebtor within 3	3 years be	ore filing this case ar	nd the dates the a	ddresses	were used.	
	Does not apply Address						Dates of o	occupancy	
14.1.							From		То
	Street								
	City		S	State	ZIP Code				
14.2.	Street						From		То
	City		S	State	ZIP Code				

Official Form 207

Debtor

Name

Part 8	Healthcare Bankruptcies		
	althcare bankruptcies		
	e debtor primarily engaged in offering services	and facilities for:	
	diagnosing or treating injury, deformity, or disea		
_	providing any surgical, psychiatric, drug treatme	ent, or obstetric care?	
	No. Go to Part 9.		
	Yes. Fill in the information below.		
	Facility name and address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1.			
	Facility name		
	Street	Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
			Check all that apply:
	City State ZIP Code		Electronically
			Paper
	Facility name and address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.2.			
	Facility name		
	Oterat	Location where patient records are maintained (if different from facility	How are records kept?
	Street	address). If electronic, identify any service provider.	
			Check all that apply:
	City State ZIP Code		ElectronicallyPaper
Part 9	Personally Identifiable Information		
_	es the debtor collect and retain personally ide	entifiable information of customers?	
	No.	d and and the state	
	Yes. State the nature of the information collecte Does the debtor have a privacy policy about		
	hin 6 years before filing this case, have any e sion or profit-sharing plan made available b	employees of the debtor been participants in any ERISA, 401(k), 4 y the debtor as an employee benefit?	03(b) or other
	No. Go to Part 10.		
	Yes. Does the debtor serve as plan administrate	or?	
	No. Go to Part 10.		
	Yes. Fill in below: Name of plan	Employer identification	number of the plan
		EIN: –	
	Has the plan been terminated?		
	C Yes		

Debtor

Part 1	0: Certain Fir	ancial Ac	counts, Safe	e Deposit Boxes, and S	Storage Uni	its		
18. Clo	sed financial acco	ounts						
	•	-	e, were any fina	ancial accounts or instrume	nts held in the	e debtor's name, o	r for the debtor's ben	efit, closed, sold,
	ved, or transferred			n Carana interneting and C		- Maria and a barrana a facili	and a second to second	
	-			er financial accounts; certificed other financial institutions		sit; and shares in t	banks, credit unions,	
_	-	peratives, a	1550CIALION5, AI		5.			
	None							
	Financial institution	on name and a	address	Last 4 digits of account number	Type of a		Date account was closed, sold, moved,	Last balance before closing or
				number			or transferred	transfer
18.1.				XXXX–	Chec	kina		•
10.1.	Name			^^^^	- 🛛 Savin	0		\$
	Street					ey market		
					Broke			
	City	State	ZIP Code			r		
	City	State	ZIF COUE			r		
18.2.				VVVV	Chec	kina		•
10.2.	Name			XXXX	Savin	-		\$
	Street					ey market		
					Broke			
	City	State	ZIP Code		Other	r		
_	None Depository instit	ution name a	nd address	Names of anyone with acc	ess to it	Description of	he contents	Does debtor still have it?
	Name							– 🔲 No – Ves
	Street							_
				Address				
	City	State	ZIP Code					
						_		
						-		
-	premises storage							
	the debtor does l	-	its or warehous	ses within 1 year before filir	ig this case. L	Jo not include facil	ities that are in a part	f of a building in
	None							
	Facility name an	d address		Names of anyone with acc	ess to it	Description of th	e contents	Does debtor still have it?
								🗖 No
	Nama							
	iname							- 🛛 Yes
	Name							
	Street			· · · · · · · · · · · · · · · · · · ·				
				Address				
		State	ZIP Code	Address				

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

roperty held for another ist any property that the debtor hold ust. Do not list leased or rented pro	ds or controls that another entity owns. Include any operty.	property borrowed from, being stored	for, or held in
None			
Owner's name and address	Location of the property	Description of the property	Value
			\$
Name			
Street			
City State	ZIP Code		
12: Details About Environ	mental Information		
ne purpose of Part 12, the following	5 11 5		
	e or governmental regulation that concerns pollutic air, land, water, or any other medium)	on, contamination, or hazardous materi	al,
te means any location, facility, or p rmerly owned, operated, or utilized	property, including disposal sites, that the debtor no	w owns, operates, or utilizes or that th	e debtor
		r taxia, ar dagaribag og a pollutant, ogn	taminant
a similarly harmful substance. rt all notices, releases, and proc	that an environmental law defines as hazardous o ceedings known, regardless of when they occur	red.	
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below.	ceedings known, regardless of when they occur / judicial or administrative proceeding under an	red. y environmental law? Include settlem	nents and orders.
a similarly harmful substance. rt all notices, releases, and proc is the debtor been a party in any No	ceedings known, regardless of when they occur	red.	nents and orders. Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below.	ceedings known, regardless of when they occur / judicial or administrative proceeding under an	red. y environmental law? Include settlem	Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title	ceedings known, regardless of when they occur / judicial or administrative proceeding under an Court or agency name and address Name	red. y environmental law? Include settlem	nents and orders. Status of case
a similarly harmful substance. rt all notices, releases, and proc as the debtor been a party in any No Yes. Provide details below. Case title	ceedings known, regardless of when they occur v judicial or administrative proceeding under an Court or agency name and address	red. y environmental law? Include settlem	Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title	ceedings known, regardless of when they occur / judicial or administrative proceeding under an Court or agency name and address Name	red. y environmental law? Include settlem Nature of the case	Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title Case number Case number Case number	ceedings known, regardless of when they occur / judicial or administrative proceeding under an Court or agency name and address Name Street	red. y environmental law? Include settlem Nature of the case	Status of case
a similarly harmful substance. Int all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title Case number Case numb	ceedings known, regardless of when they occur y judicial or administrative proceeding under an Court or agency name and address Name Street City State ZIP Code	red. y environmental law? Include settlem Nature of the case	Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title Case number Case number Sea any governmental unit otherwork No No	ceedings known, regardless of when they occur y judicial or administrative proceeding under an Court or agency name and address Name Street City State ZIP Code	red. y environmental law? Include settlem Nature of the case	Status of case
a similarly harmful substance. In all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title Case number Case number Sea any governmental unit otherwork No No	ceedings known, regardless of when they occur y judicial or administrative proceeding under an Court or agency name and address Name Street City State ZIP Code	red. y environmental law? Include settlem Nature of the case	Status of case
a similarly harmful substance. Int all notices, releases, and process as the debtor been a party in any No Yes. Provide details below. Case title Case number Case number No No No No No No No No No No	ceedings known, regardless of when they occur / judicial or administrative proceeding under an Court or agency name and address Name Street City State ZIP Code vise notified the debtor that the debtor may be lited.	red. y environmental law? Include settlem	Status of case Pending On appeal Concluded
 a similarly harmful substance. brt all notices, releases, and process the debtor been a party in any No Yes. Provide details below. Case title Case number Case number No No Yes. Provide details below. Site name and address 	ceedings known, regardless of when they occur / judicial or administrative proceeding under an Court or agency name and address Name Street City State ZIP Code vise notified the debtor that the debtor may be listing Governmental unit name and address	red. y environmental law? Include settlem	Status of case

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Debtor

Case number (if known)_

	Governmental unit name and address	Environmental law, if known Date of notice
Name	Name	
Street	Street	
City State ZIP Code	City State ZIP Code	
3: Details About the Debtor's	Business or Connections to Any Busin	ness
er businesses in which the debtor ha		rson in control within 6 years before filing this case.
lude this information even if already liste		son in control within 0 years before hing this case.
None		
Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
		EIN:
Name		Dates business existed
Street		
City State ZIP Code		From To
City State Zir Code		
Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
		EIN:
Name		Dates business existed
Street		Ta
City State ZIP Code		From To
City State Zir Code		
	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
Business name and address		EIN: –
Business name and address		Dates business existed
Business name and address		

	None				
Na	ame and address			Dates of service	
				From	То
	me			_	
Str	eet			_	
Cit	v	State	ZIP Code	-	
	ame and address			Dates of service	
					T -
2 Na	me			From	То
Str	eet			_	
				_	
Cit	у	State	ZIP Code	_	
	Name and address			Dates of service	-
26b.1.	Name			From	То
	Street			-	
				-	
	City	State	ZIP Code	-	
	Name and address			Dates of service	
26b.2.				From	То
	Name			-	
	Street			-	
	City	State	ZIP Code	-	
	all firms or individuals who were None	in possession of the debtor's b	books of account and rec	ords when this case is	s filed.
	Name and address			If any books of ac	count and records are
_				unavailable, expla	in wny
	Name				
26c.1.	Name Street				

Debtor	Name			Case number	(if known)	
	Hallie					
	Name and address				If any books of account and records are unavailable, explain why	
26c.2						_
	Name					_
	Street					_
	City	State	ZIP	Code		
	st all financial institutions, credi ithin 2 years before filing this ca		mercantile and	trade agencie	es, to whom the debtor issued a financial state	ement
	None					
	Name and address					
26d.2						
	Name					
	Street					
	City	State	ZIP	Code		
	Name and address					
26d.2						
	Name					
	Street					
	City	State	ZIP	Code		
27. Invent	ories					
		roperty been taken within 2 year	s before filing t	nis case?		
No	s. Give the details about the two	o most recent inventories.				
N	lame of the person who supervise	d the taking of the inventory		Date of inventory	The dollar amount and basis (cost, market, or other basis) of each inventory	
_					\$	
					-	
N	lame and address of the person w	ho has possession of inventory re	ecords			
27.1.						
_	ame					
S [.]	treet					
c	ity	State	ZIP Code			
N	lame of the person who supervise	d the taking of the inventory		Date of	The dollar amount and basis (cost, market, or	
Official Forn			or Non-Individ	inventory	other basis) of each inventory	
mulai FUM	3 3	tatement of Financial Affairs f		uais riiiliy 10	r Bankruptcy page 12	

Case number (if known)_

	Name and address of the person v	vho has possession	of inventory recor	ds			
27.2.							
	Name						
	Street						
	City		State	ZIP Code			
	the debtor's officers, directors, ple in control of the debtor at th			tners, members i	n control, con	ntrolling shareh	olders, or other
	Name	Address			Position and interest	I nature of any	% of interest, if a
	in 1 year before the filing of this ne debtor, or shareholders in co No					ers, general part	tners, members in co
of ti	ne debtor, or shareholders in co					a nature of	Period during which position or interest was
of ti	ne debtor, or shareholders in co No Yes. Identify below.	ontrol of the debto			ions? Position and	I nature of	Period during which position or interest was held
of tl	ne debtor, or shareholders in co No Yes. Identify below.	ontrol of the debto			ions? Position and	I nature of	Period during which position or interest was held From To
of tl	ne debtor, or shareholders in co No Yes. Identify below.	ontrol of the debto			ions? Position and	a nature of	Period during which position or interest was
of tl	ne debtor, or shareholders in co No Yes. Identify below. Name	Address	or who no longer	hold these posit	ions? Position and	I nature of	Period during which position or interest was held From To From To
of ti	ne debtor, or shareholders in co No Yes. Identify below. Name 	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form,	Position and any interest	a nature of	Period during which position or interest was held From To From To From To From To
• Pay Witt bon	he debtor, or shareholders in conservations No Yes. Identify below. Name ments, distributions, or withdra anin 1 year before filing this case, d uses, loans, credits on loans, stoc No	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form,	Position and any interest	a nature of	Period during which position or interest was held From To From To From To From To
of tl	ne debtor, or shareholders in co No Yes. Identify below. Name 	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form, ed?	Position and any interest	a nature of	Period during which position or interest was held From To From To From To From To hsation, draws, Reason for
Pay Witt bon	ne debtor, or shareholders in co No Yes. Identify below. Name 	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form, ed?	Position and any interest	I nature of	Period during which position or interest was held From To From To From To From To hsation, draws, Reason for
Pay Witt bon	ne debtor, or shareholders in co No Yes. Identify below. Name 	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form, ed?	Position and any interest	I nature of	Period during which position or interest was held From To From To From To From To hsation, draws, Reason for
Pay Witt bon	ne debtor, or shareholders in convolution of the second state	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form, ed?	Position and any interest	I nature of	Period during which position or interest was held From To From To From To From To station, draws,
of tl	ne debtor, or shareholders in convolution of the second secon	Address Address wals credited or g id the debtor provid	pr who no longer	value in any form, ed?	Position and any interest	I nature of	Period during whic position or interes held From To From To _ From To _ From To _ stion, draws,

Name and address of recipient

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

otor	Case number (if known)
Name	
Name	
Street	_
on of the second s	
	—
City State ZIP Code	
Relationship to debtor	
	_
1. Within 6 years before filing this case, has the debtor been a member	r of any consolidated group for tax purposes?
Yes. Identify below.	
Name of the parent corporation	Employer Identification number of the parent
	EIN: –
Name of the pension fund	Employer Identification number of the pension fund
	EIN: –
art 14: Signature and Declaration	
WARNING Bankruptcy fraud is a serious crime. Making a false st fraud in connection with a bankruptcy case can result in fines up to \$ 18 U.S.C. §§ 152, 1341, 1519, and 3571.	
I have examined the information in this <i>Statement of Financial Affair</i> information is true and correct.	rs and any attachments and have a reasonable belief that the
I declare under penalty of perjury that the foregoing is true and corre	ect.
Executed on	
×	Printed name
Signature of individual signing on behalf of the debtor	Printed name
Signature of individual signing on behalf of the debtor	
-	
Signature of individual signing on behalf of the debtor	
Signature of individual signing on behalf of the debtor	
Signature of individual signing on behalf of the debtor Position or relationship to debtor	
Signature of individual signing on behalf of the debtor Position or relationship to debtor Are additional pages to Statement of Financial Affairs for Non-Indi	
Signature of individual signing on behalf of the debtor Position or relationship to debtor	

COMMITTEE NOTE

Official Form 207, *Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy*, replaces Official Form 7, *Statement of Financial Affairs*, for nonindividual debtors. It is renumbered to distinguish it from the forms used by individual debtors and includes formatting and stylistic changes throughout the form.

Official Form 207 is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reducing the need to produce the same information in multiple formats.

The Forms Modernization Project made a preliminary decision that separate forms should be created for individual debtors and for non-individual debtors because separate areas of inquiry apply to each group. The forms for non-individuals do not include questions that pertain only to individuals and use a more open-ended response format. Also, where possible, the forms for nonindividuals parallel how businesses commonly keep their financial records.

The form is derived from Official Form 7, *Statement of Financial Affairs*, and has been substantially reorganized. The form is divided into 14 sections grouping similar questions together. Many of the instructions have been shortened, and questions and instructions pertaining to individual debtors have been deleted. The instructions at the beginning of the form have been shortened, and the definitions deleted or moved to other parts of the form.

In Part 1, *Income*, the questions regarding gross revenue from business and non-business revenue have been consolidated, and checkboxes have been added to indicate the source of revenue. A definition of gross revenue has been added. Also, the debtor is instructed to include revenue only once.

In Part 2, List Certain Transfers Made Before Filing for Bankruptcy, information that pertains only to individuals has been eliminated, and the questions related to payments made in the 90 days prior to bankruptcy, payments made to insiders within one year prior to bankruptcy, repossessions, and setoffs have been consolidated. Instructions have been added to include expense reimbursements in answer to the questions regarding payments and to exclude regular employee compensation from the question regarding payments within 90 days. A dollar limitation has been added to the instructions for the question regarding payments to insiders. Checkboxes have been added to both questions to provide a reason for the payment, and the explanation that the dollar limitation changes every three years has been moved to the instructions from the footnotes. "Amount still owing" has been removed, and a definition of "insider" has been added along with a statutory citation to the question regarding insiders. Partnerships have been added to examples of "insiders." The question regarding setoffs includes a revised definition and has been revised to require that the debtor provide a description of the creditor's actions and the last four digits of any account number.

In Part 3, *Legal Actions or Assignments*, several questions have been consolidated, instructions pertaining only to individuals have been removed, and additional examples have been added. Checkboxes have been added to indicate the status of the legal action. The requirement to list the terms of any assignment or settlement has been removed.

In Part 4, *Certain Gifts and Charitable Contributions*, instructions pertaining only to individuals have been removed, and the reporting threshold has been changed to \$1,000 per recipient. The look-back period has been increased from one to two years.
Part 5, *Certain Losses*, has been revised to expand the types of payments for losses, and an instruction has been added to list unpaid claims on Official Form 206A/B (*Schedule A/B: Assets – Real and Personal Property*). Portions of the instructions that pertain only to individuals have been removed. Losses due to gambling have been excluded from this part.

In Part 6, Certain Payments or Transfers, the questions regarding payments related to bankruptcy, payments to self-settled trusts, and other payments or transfers have been consolidated. Instructions and questions that relate only to individuals have been eliminated. An instruction has been added to include payments related to restructuring, and the email or website of the person who received the money or transfer is added as a requirement. In response to the question regarding self-settled trusts and other transfers not already listed, debtors are instructed to include payments or transfers of property made by a person acting on behalf of the debtor. A requirement has been added to the question regarding self-settled trusts to list the name of the trustee. The relationship to the debtor must be included for all transfers not already listed, as well as any debts paid in exchange. There is a reminder added not to include transfers already listed.

Part 7, *Previous Locations*, has been revised in the instructions, and information pertaining only to individuals has been deleted.

Part 8, *Healthcare Bankruptcies*, is new. Part 8 requires additional information if the debtor is primarily engaged in offering services and facilities for diagnosing or treating injury, deformity, or disease or providing any surgical, psychiatric, drug treatment or obstetric care. This part has been added to comply with the special requirements imposed by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005.

Part 9, *Personally Identifiable Information*, is also new and includes questions about pension and profit sharing plans and adds a question about whether the debtor collects and retains personally identifiable information of customers. Questions are added about whether the debtor is the plan administrator of any pension or profit sharing plan and if any such plan is terminated. Similar to Part 8, this part has been added to comply with the special requirements imposed by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005.

In Part 10, *Certain Financial Accounts, Safe Deposit Boxes, and Storage Units*, money market accounts have been added to the examples provided for the question regarding financial accounts, and checkboxes have been added to indicate the type of account. The requirement of the date of surrender of any safe deposit box has been removed. A question has been added about whether the debtor has property kept in storage units or warehouses within one year of filing, and the debtor must provide the facility name and address, the name and address of anyone with access to the facility, the description of the contents, and whether the debtor still has the storage unit or warehouse. Facilities that are in a part of a building in which the debtor does business are excluded.

In Part 11, *Property the Debtor Holds or Controls That the Debtor Does Not Own*, an instruction has been added to include any property borrowed from, being stored for, or held in trust, and to exclude leased or rented property.

Part 12, *Details About Environmental Information*, has been revised to include new definitions of "Environmental law," "Site," and "Hazardous materials." An instruction to report all notices, releases, and proceedings known, regardless of when they occurred, has been added.

In Part 13, Details About the Debtor's Business or Connections to Any Business, questions regarding various business issues have been consolidated, and instructions that pertain only to individuals have been eliminated. The five-percent ownership limitation has been eliminated. The phrase "kept or supervised the keeping of books or account and records" has been replaced with "maintained the debtor's books and records." The instructions for the question regarding auditing or preparation of financial records have been revised to add compiling and reviewing the debtor's books of account and records. A requirement has been added to explain if the debtor's books of account and records are unavailable. The questions regarding current and former officers, directors, managing members, general partners, members in control, or controlling shareholders have combined the formerly separate corporate and partnership questions. The question regarding former officers and partners has been changed to add the requirement of indicating the start and end dates for The instruction for withdrawals from a each listing. partnership or distribution by a corporation has been changed to add salary, other compensation, and draws to the list of examples.

In Part 14, *Signature and Declaration*, the declaration under penalty of perjury has been revised in order to conform to the language of 28 U.S.C. § 1746. See Rule 1008. A statement has been added that the individual signing on behalf of the debtor has reviewed the information in the Statement of Financial Affairs and any attachments and has "a reasonable belief that the information is true and correct." The signature boxes for bankruptcy petition preparers have been eliminated, and checkboxes for the debtor to indicate whether additional pages are attached to the form have been added.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

Information	to identify the case:				
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	
United States E	Bankruptcy Court for the	:	District of (State)	[Date case filed for chapter 7	
Case number:				[Date case filed in chapter	MM / DD / YYYY OR
				Date case converted to chapter 7	MM / DD / YYYY

Official Form 309A (For Individuals or Joint Debtors)

Notice of Chapter 7 Bankruptcy Case — No Proof of Claim Deadline 12/15

For the debtors listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

The debtors are seeking a discharge. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 9 for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	About Debtor 2:	
1.	Debtor's full name			
2.	All other names used in the last 8 years			
3.	Address		If Debtor 2 lives at a different address:	
4.	Debtor's attorney Name and address		Contact phone	-
5.	Bankruptcy trustee Name and address		Contact phone Email	-

For more information, see page 2

page 1

Debtor		Case number (if known)
	Name	
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <u>www.pacer.com</u> .	Hours open
7.	Meeting of creditors Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.	at Location: Date Time Location:
8.	Presumption of abuse If the presumption of abuse arises, you may have the right to file a motion to dismiss the case under 11 U.S.C. § 707(b). Debtors may rebut the presumption by showing special circumstances.	[The presumption of abuse does not arise.] [The presumption of abuse arises.] [Insufficient information has been filed to permit the clerk to determine whether the presumption of abuse arises. If more complete information is filed and shows that the presumption has arisen, the clerk will notify creditors.]
9.	Deadlines The bankruptcy clerk's office must receive these documents and any required filing fee by the following deadlines.	File by the deadline to object to discharge or to challenge whether certain debts are dischargeable: Filing deadline: You must file a complaint: if you assert that the debtor is not entitled to receive a discharge of any debts under any of the subdivisions of 11 U.S.C. § 727(a)(2) through (7), or if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6). You must file a motion if you assert that the discharge should be denied under § 727(a)(8) or (9). filing deadline:
		Deadline to object to exemptions: Filing deadline: 30 days after the conclusion of the meeting of creditors The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection. Filing deadline: 30 days after the conclusion of the meeting of creditors
10.	Proof of claim Please do not file a proof of claim unless you receive a notice to do so.	No property appears to be available to pay creditors. Therefore, please do not file a proof of claim now. If it later appears that assets are available to pay creditors, the clerk will send you another notice telling you that you may file a proof of claim and stating the deadline.
11.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.
12.	. Exempt property	The law allows debtors to keep certain property as exempt. Fully exempt property will not be sold and distributed to creditors. Debtors must file a list of property claimed as exempt. You may inspect that list at the bankruptcy clerk's office or online at www.pacer.gov. If you believe that the law does not authorize an exemption that the debtors claim, you may file an objection. The bankruptcy clerk's office must receive the objection by the deadline to object to exemptions in line 9.

Information	Information to identify the case:						
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN			
Debtor 2 (Spouse, if filing)	- First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN			
United States	Bankruptcy Court for the:		District of (State)	[Date case filed for chapter 7	MM / DD / YYYY OR		
Case number:				[Date case filed in chapter Date case converted to chapter 7	MM / DD / YYYY] MM / DD / YYYY		

Official Form 309B (For Individuals or Joint Debtors)

Notice of Chapter 7 Bankruptcy Case — Proof of Claim Deadline Set 12/15

For the debtors listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

The debtors are seeking a discharge. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 9 for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	A	About Debtor 2:
1.	Debtor's full name			
2.	All other names used in the last 8 years			
3.	Address		lf	f Debtor 2 lives at a different address:
4.	Debtor's attorney		(Contact phone
	Name and address		I	Email
5.	Bankruptcy trustee		(Contact phone
	Name and address		ł	Email

For more information, see page 2

	Debtor	Case number	(if known)
	Name		
_			
6.	Bankruptcy clerk's office Documents in this case may be filed at this address.		Hours open
	You may inspect all records filed in this case at this office or online at <u>www.pacer.com</u> .		Contact phone
7	Meeting of creditors		
	Debtors must attend the meeting to be questioned under oath. In a	at Date Time	Location:
	joint case, both spouses must attend. Creditors may attend, but are not	The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	
0	required to do so. Presumption of abuse	[The produmption of physic does not price]	
δ.	If the presumption of abuse	[The presumption of abuse does not arise.] [The presumption of abuse arises.]	
	arises, you may have the right to file a motion to dismiss the case	[Insufficient information has been filed to permit the clerk	to determine whether the presumption of
	under 11 U.S.C. § 707(b). Debtors	abuse arises. If more complete information is filed and sh	ows that the presumption has arisen, the
	may rebut the presumption by showing special circumstances.	clerk will notify creditors.]	
9.	Deadlines The bankruptcy clerk's office must	File by the deadline to object to discharge or to challenge whether certain debts are dischargeable:	Filing deadline:
	receive these documents and any required filing fee by the following	You must file a complaint:	
	deadlines.	if you assert that the debtor is not entitled to receive a discharge of any debts under any of the subdivisions of 11 U.S.C. § 727(a)(2) through (7), or	
		if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).	
		You must file a motion if you assert that	
		the discharge should be denied under § 727(a)(8) or (9).	
		Deadline for all creditors to file a proof of claim (except governmental units):	Filing deadline:
		Deadline for governmental units to file a proof of claim:	Filing deadline:
		Deadlines for filing proof of claim:	
		A proof of claim is a signed statement describing a creditor's claim at <u>www.uscourts.gov</u> or any bankruptcy clerk's office. If you do not	
		not be paid on your claim. To be paid, you must file a proof of cla the debtor filed.	
		Secured creditors retain rights in their collateral regardless of wh claim submits the creditor to the jurisdiction of the bankruptcy core example, a secured creditor who files a proof of claim may surrent right to a jury trial	urt, with consequences a lawyer can explain. For
		right to a jury trial.	
		Deadline to object to exemptions: The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.	Filing deadline: 30 days after the <i>conclusion</i> of the meeting of creditors
10.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign addres extend the deadlines in this notice. Consult an attorney familiar w questions about your rights in this case.	
11.	Liquidation of the debtor's property and payment of creditors' claims	The bankruptcy trustee listed on the front of this notice will collect If the trustee can collect enough money, creditors may be paid so specified by the Bankruptcy Code. To ensure you receive any sh as described above.	ome or all of the debts owed to them in the order
12.	Exempt property	The law allows debtors to keep certain property as exempt. Fully to creditors. Debtors must file a list of property claimed as exemp clerk's office or online at <u>www.pacer.gov</u> . If you believe that the la debtors claim, you may file an objection. The bankruptcy clerk's of	t. You may inspect that list at the bankruptcy aw does not authorize an exemption that the
		to object to exemptions in line 9.	

Information to identify the case:			
Debtor		EIN	
United States Bankruptcy Court for the:	District of (State)	[Date case filed for chapter 7	
Case number:		[Date case filed in chapter	MM / DD / YYYY OR MM / DD / YYYY
		Date case converted to chapter 7	MM / DD / YYYY

Official Form 309C (For Corporations or Partnerships)

Notice of Chapter 7 Bankruptcy Case — No Proof of Claim Deadline 12/15

For the debtor listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1.	Debtor's full name	
2.	All other names used in the last 8 years	
3.	Address	
4.	Debtor's attorney Name and address	Contact phone
5.	Bankruptcy trustee Name and address	Contact phone
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.com.	Hours open
7.	Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	at Location: Date Time The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.
8.	Proof of claim Please do not file a proof of claim unless you receive a notice to do so.	No property appears to be available to pay creditors. Therefore, please do not file a proof of claim now. If it later appears that assets are available to pay creditors, the clerk will send you another notice telling you that you may file a proof of claim and stating the deadline.
9.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.

Information to identify the case:			
Debtor		EIN	
United States Bankruptcy Court for the:	District of (State)	[Date case filed for chapter 7	
Case number:		[Date case filed in chapter	MM / DD / YYYY OR
		Date case converted to chapter 7	MM / DD / YYYY

Official Form 309D (For Corporations or Partnerships)

Notice of Chapter 7 Bankruptcy Case — Proof of Claim Deadline Set 12/15

For the debtor listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1.	Debtor's full name			
2.	All other names used in the last 8 years			
3.	Address			
4.	Debtor's attorney Name and address		Contact phone Email	
5.	Bankruptcy trustee Name and address		Contact phone Email	
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <u>www.pacer.com</u> .		Hours open Contact phone	
7.	Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	at Date Time The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:	

For more information, see page 2

page 1

Debtor

8.	Deadlines The bankruptcy clerk's office must receive proofs of claim by the following deadlines.	Deadline for all creditors to file a proof of claim (except governmental units): Deadline for governmental units to file a proof of claim:	Filing deadline:
		A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <u>www.uscourts.gov</u> or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might not be paid on your claim. To be paid, you must file a proof of claim even if your claim is listed in the schedules that the debtor filed.	
		Secured creditors retain rights in their collateral regardles claim submits the creditor to the jurisdiction of the bankru For example, a secured creditor who files a proof of claim including the right to a jury trial.	ptcy court, with consequences a lawyer can explain.
9.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.	
10.	Liquidation of the debtor's property and payment of creditors' claims	The bankruptcy trustee listed on the front of this notice will collect and sell the debtor's property. If the trustee can collect enough money, creditors may be paid some or all of the debts owed to them, in the order specified by the Bankruptcy Code. To ensure you receive any share of that money, you must file a proof of claim, as described above.	

page 2

Information	Information to identify the case:						
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN			
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN			
	Bankruptcy Court for the: _		District of (State)	[Date case filed in chapter 11	MM / DD / YYYY] OR		
Case number:				[Date case filed in chapter	MM / DD / YYYY] MM / DD / YYYY		

Official Form 309E (For Individuals or Joint Debtors)

Notice of Chapter 11 Bankruptcy Case

12/15

For the debtors listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors and debtors, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 11 plan may result in a discharge of debt. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 10 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court. Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	About Del	btor 2:
1.	Debtor's full name			
2.	All other names used in the last 8 years			
3.	Address		If Debtor 2	2 lives at a different address:
4.	Debtor's attorney		Contact pho	one
	Name and address		Email	
5.	Documents in this case may be		Hours oper	n
	filed at this address. You may inspect all records filed in this case at this office or online at <u>www.pacer.com</u> .		Contact pho	one

For more information, see page 2

6.	Meeting of creditors				
	Debtors must attend the meeting	at DateTime	Location:		
	to be questioned under oath. In a joint case, both spouses must				
	attend.	The meeting may be continued or adjourned to a later date.			
	Creditors may attend, but are not required to do so.	If so, the date will be on the court docket.			
7.	Deadlines The bankruptcy clerk's office	File by the deadline to object to discharge or to challenge whether certain debts are dischargeable:	First date set for hearing on confirmation of plan. The court will send you a notice of that		
	must receive these documents and any required filing fee by the	You must file a complaint:	date later.		
	following deadlines.	if you assert that the debtor is not entitled to receive a discharge of any debts under 11 U.S.C. § 1141(d)(3) or	Filing deadline for dischargeability complaints:		
		if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).			
		Deadline for filing proof of claim:	[Not yet set. If a deadline is set, the court will send you another notice.] or		
			[date, if set by the court)]		
		A proof of claim is a signed statement describing a creditor's cla obtained at www.uscourts.gov or any bankruptcy clerk's office.	im. A proof of claim form may be		
		Your claim will be allowed in the amount scheduled unless:			
		 your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquida</i> you file a proof of claim in a different amount; or 	ted;		
		you receive another notice.			
		If your claim is not scheduled or if your claim is designated as <i>disputed</i> , <i>contingent</i> , or <i>unliquidated</i> , you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.			
		You may review the schedules at the bankruptcy clerk's office or online at www.pacer.gov.			
		Secured creditors retain rights in their collateral regardless of we claim submits a creditor to the jurisdiction of the bankruptcy cou example, a secured creditor who files a proof of claim may surre the right to a jury trial.	rt, with consequences a lawyer can explain. For		
		Deadline to object to exemptions:	Filing deadline: 30 days after the		
		The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.	conclusion of the meeting of creditors		
8.	Creditors with a foreign address	If you are a creditor receiving mailed notice at a foreign address extend the deadlines in this notice. Consult an attorney familiar any questions about your rights in this case.			
9.	Filing a Chapter 11 bankruptcy case	Chapter 11 allows debtors to reorganize or liquidate according to confirms it. You may receive a copy of the plan and a disclosure may have the opportunity to vote on the plan. You will receive no you may object to confirmation of the plan and attend the confirm debtor will remain in possession of the property and may continu	e statement telling you about the plan, and you otice of the date of the confirmation hearing, and nation hearing. Unless a trustee is serving, the		
10.	. Discharge of debts	Confirmation of a chapter 11 plan may result in a discharge of d 11 U.S.C. § 1141(d). However, unless the court orders otherwise payments under the plan are made. A discharge means that cre debtors personally except as provided in the plan. If you believe excepted from the discharge under 11 U.S.C. § 523 (a)(2), (4), of fee in the bankruptcy clerk's office by the deadline. If you believe of any of their debts under 11 U.S.C. § 1141 (d)(3), you must file office by the first date set for the hearing on confirmation of the p telling you of that date.	e, the debts will not be discharged until all ditors may never try to collect the debt from the that a particular debt owed to you should be or (6), you must file a complaint and pay the filing e that the debtors are not entitled to a discharge e a complaint and pay the filing fee in the clerk's		
11.	. Exempt property	The law allows debtors to keep certain property as exempt. Fully to creditors, even if the case is converted to chapter 7. Debtors You may inspect that list at the bankruptcy clerk's office or onlin does not authorize an exemption that the debtors claim, you ma must receive the objection by the deadline to object to exemptio	must file a list of property claimed as exempt. e at <u>www.pacer.gov</u> . If you believe that the law y file an objection. The bankruptcy clerk's office		

Information to identify the case:			
Debtor		EIN	
United States Bankruptcy Court for the:	District of (State)	[Date case filed in chapter 11	MM / DD / YYYY OR
Case number:		[Date case filed in chapter	MM / DD / YYYY
		Date case converted to chapter 11	MM / DD / YYYY

Official Form 309F (For Corporations or Partnerships)

Notice of Chapter 11 Bankruptcy Case

12/15

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1.	Debtor's full name		
2.	All other names used in the last 8 years		
3.	Address		
	Debtor's attorney		Contact phone
4.	Name and address		Email
5.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <u>www.pacer.com</u> .		Hours open
6.	Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	Date Time The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:
	·		For more information, see page 2 🕨
Of	ficial Form 309F (For Corporations	or Partnerships) Notice of Chapter 11 Bankruptcy Case	page 1

Bankruptcy Appendices

Name

7. Proof of claim deadline	Deadline for filing proof of claim:	[Not yet set. If a deadline is set, the court will send you another notice.] or
		[date, if set by the court)]
	A proof of claim is a signed statement describing a c at <u>www.uscourts.gov</u> or any bankruptcy clerk's office	creditor's claim. A proof of claim form may be obtained e.
	Your claim will be allowed in the amount scheduled	unless:
	 your claim is designated as <i>disputed</i>, <i>contingent</i>, you file a proof of claim in a different amount; or you receive another notice. 	or unliquidated;
	-	gnated as <i>disputed, contingent,</i> or <i>unliquidated</i> , you must file aim and you might be unable to vote on a plan. You may file
	You may review the schedules at the bankruptcy cle	erk's office or online at <u>www.pacer.gov</u> .
	claim submits a creditor to the jurisdiction of the ban	ardless of whether they file a proof of claim. Filing a proof of kruptcy court, with consequences a lawyer can explain. For m may surrender important nonmonetary rights, including
8. Exception to discharge deadline	discharge under 11 U.S.C. § 1141(d)(6)(A). The mode of the complaint:	
The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.		
 Creditors with a foreign address 	,	eign address, you may file a motion asking the court to ney familiar with United States bankruptcy law if you have
10. Filing a Chapter 11 bankruptcy caseChapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless to confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, a may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hear you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is served debtor will remain in possession of the property and may continue to operate its business.		a disclosure statement telling you about the plan, and you vill receive notice of the date of the confirmation hearing, and ad the confirmation hearing. Unless a trustee is serving, the
11. Discharge of debts Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your of See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debte except as provided in the plan. If you want to have a particular debt owed to you excepted from the dischar under 11 U.S.C. § 1141(d)(6)(A), you must start a judicial proceeding by filing a complaint and paying the f		reditors may never try to collect the debt from the debtor a particular debt owed to you excepted from the discharge

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Information to identify the case:					
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	I
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	I
United States	Bankruptcy Court for the:		District of (State)	[Date case filed for chapter 12	MM / DD / YYYY OR
Case number:				[Date case filed in chapter	MM / DD / YYYY MM / DD / YYYY

Official Form 309G (For Individuals or Joint Debtors)

Notice of Chapter 12 Bankruptcy Case

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For the debtors listed above, a case has been filed under chapter 12 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors, from the debtors' property, or from certain codebtors. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 12 plan may result in a discharge of debt. Creditors who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 13 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	About Debtor 2:
1.	Debtor's full name		
2.	All other names used in the last 8 years		
3.	Address		If Debtor 2 lives at a different address:
4.	Debtor's attorney		Contact phone
	Name and address		Email
5.	Bankruptcy trustee		Contact phone
	Name and address		Email
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.com.		Hours open

For more information, see page 2

Name

7.	Meeting of creditors Debtors must attend the meeting to be questioned under oath. In a joint case, both	at Date Time	Location:
	spouses must attend. Creditors may attend, but are not required to do so.	The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	
8.	Deadlines The bankruptcy clerk's office	Deadline to file a complaint to challenge dischargeability of certain debts:	Filing deadline:
	must receive these documents and any required filing fee by the following deadlines.	You must start a judicial proceeding by filing a complaint if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).	
		Deadline for all creditors to file a proof of claim (except governmental units):	Filing deadline:
		Deadline for governmental units to file a proof of claim:	Filing deadline:
		Deadlines for filing proof of claim:	
		A proof of claim is a signed statement describing a creditor's clai at <u>www.uscourts.gov</u> or any bankruptcy clerk's office.	m. A proof of claim form may be obtained
If you do not file a proof of claim by the deadline, you might not be paid of proof of claim even if your claim is listed in the schedules that the debtor. Secured creditors retain rights in their collateral regardless of whether the claim submits the creditor to the jurisdiction of the bankruptcy court, with example, a secured creditor who files a proof of claim may surrender impright to a jury trial.			
		claim submits the creditor to the jurisdiction of the bankruptcy co example, a secured creditor who files a proof of claim may surre	urt, with consequences a lawyer can explain. For
		Deadline to object to exemptions:	Filing deadline: 30 days after the
		The law permits debtors to keep certain property as exempt.	conclusion of the meeting of creditors
		If you believe that the law does not authorize an exemption claimed, you may file an objection.	
9.	Filing of plan	[The debtor has filed a plan. The plan or a summary of the plan i held on: at Locati	s enclosed. The hearing on confirmation will be on:
		Date Time]	
		Or [The debtor has filed a plan. The plan or a summary of the pla sent separately.]	an and notice of confirmation hearing will be
		Or [The debtor has not filed a plan as of this date. A copy of the confirmation will be sent separately.]	plan or summary and a notice of the hearing on
10.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have questions about your rights in this case. Chapter 12 allows family farmers and family fishermen to reorganize according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan. You may object to confirmation of the plan attend the confirmation hearing. The debtor will remain in possession of the property and may continue to operate the business unless the court orders otherwise.	
11.	Filing a Chapter 12 bankruptcy case		
12.	Discharge of debts	Confirmation of a chapter 12 plan may result in a discharge of de Unless the court orders otherwise, the discharge will not be effect A discharge means that you may never try to collect the debt from you want to have a particular debt excepted under 11 U.S.C. § 5 proceeding by filing a complaint and paying the filing fee in the c	tive until all payments under the plan are made. m the debtor except as provided in the plan. If 23(a)(2), (4), or (6), you must start a judicial
13.	Exempt property	The law allows debtors to keep certain property as exempt. Fully to creditors, even if the case is converted to chapter 7. Debtors n may inspect that list at the bankruptcy clerk's office. If you believ that the debtors claim, you may file an objection. The bankruptcy deadline to object to exemptions in line 8.	nust file a list of property claimed as exempt. You e that the law does not authorize an exemption

Official Form 309G (For Individuals or Joint Debtors) Notice of Chapter 12 Bankruptcy Case

Information to identify the case:			
Debtor		EIN	
United States Bankruptcy Court for the:	District of (State)	[Date case filed for chapter 12	MM / DD / YYYY OR
Case number:		[Date case filed in chapter	MM / DD / YYYY
		Date case converted to chapter 12] MM / DD / YYYY

Official Form 309H (For Corporations or Partnerships)

Notice of Chapter 12 Bankruptcy Case

12/15

For the debtor listed above, a case has been filed under chapter 12 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor, the debtor's property, or certain codebtors. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 12 plan may result in the discharge of debt. Creditors who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 13 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1.	Debtor's full name		
2.	All other names used in the last 8 years		
3.	Address		
4.	Debtor's attorney Name and address	Contact phone Email	
5.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.com.	Hours open Contact phone	
6.	Bankruptcy trustee Name and address	Contact phone Email	

For more information, see page 2

Name

 7. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. 8. Exception to discharge deadline The bankruptcy clerk's office must receive a complaint and any required filing fee by the Content of the set of the set	at		
following deadline. 9. Filing of plan	[The debtor has filed a plan. The plan or a summary of the plan is enclosed. The hearing on confirmation will be held on:		
10. Deadlines	Deadline for all creditors to file a proof of claim (except governmental units): Filing deadline: Deadline for governmental units to file a proof of claim: Filing deadline: A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained		
	at <u>www.uscourts.gov</u> or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might not be paid on your claim. To be paid, you must file a proof of claim even if your claim is listed in the schedules that the debtor filed. Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.		
11. Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.		
12. Filing a chapter 12 bankruptcy case	Chapter 12 allows family farmers and family fishermen to reorganize according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan. You may object to confirmation of the plan and attend the confirmation hearing. The debtor will remain in possession of the property and may continue to operate the business.		
13. Discharge of debts	Confirmation of a chapter 12 plan may result in a discharge of debts, which may include all or part of your debt. Unless the court orders otherwise, the discharge will not be effective until all payments under the plan are made. A discharge means that you may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6), you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.		

Information	to identify the case:			
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN
United States	Bankruptcy Court for the: _		District of (State)	[Date case filed for chapter 13
Case number:				[Date case filed in chapter MM / DD / YYYY Date case converted to chapter 13] MM / DD / YYYY

Official Form 309I

Notice of Chapter 13 Bankruptcy Case

12/15

For the debtors listed above, a case has been filed under chapter 13 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors, the debtors' property, and certain codebtors. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 13 plan may result in a discharge. Creditors who assert that the debtors are not entitled to a discharge under 11 U.S.C. § 1328(f) must file a motion objecting to discharge in the bankruptcy clerk's office within the deadline specified in this notice. Creditors who want to have their debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office by the same deadline. (See line 14 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>www.pacer.gov</u>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

		About Debtor 1:	About Debtor 2:
1.	Debtor's full name		
2.	All other names used in the last 8 years		
3.	Address		If Debtor 2 lives at a different address:
4.	Debtor's attorney		Contact phone
	Name and address		Email
5.	Bankruptcy trustee		Contact phone
	Name and address		Email
6.	Bankruptcy clerk's office		Hours open
	Documents in this case may be filed at this address.		Contact phone
	You may inspect all records filed in this case at this office or online at www.pacer.com.		
			For more information, see page 2 🕨

Name

	Name				
7.	Meeting of creditors Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.	at	Location:		
8.	Deadlines The bankruptcy clerk's office must receive these documents and any required filing fee by the following deadlines.	Deadline to file a complaint to challenge dischargeability of certain debts: You must file: a motion if you assert that the debtors are not entitled to receive a discharge under U.S.C. § 1328(f), or a complaint if you want to have a particular debt excepted from discharge under 11 U.S.C. § 523(a)(2) or (4).	Filing deadline:		
		Deadline for all creditors to file a proof of claim Filing deadline: (except governmental units):			
		Deadline for governmental units to file a proof of claim:	Filing deadline:		
		Deadlines for filing proof of claim:			
		A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <u>www.uscourts.gov</u> or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might not be paid on your claim. To be paid, you must file a proof of claim even if your claim is listed in the schedules that the debtor filed.			
		Secured creditors retain rights in their collateral regardless of whether they file a proof of claim.			
		Filing a proof of claim submits the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.			
		Deadline to object to exemptions:	Filing deadline: 30 days after the		
		The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.	<i>conclusion</i> of the meeting of creditors		
9.	Filing of plan		summary of the plan is enclosed. The hearing on confirmation willLocation:		
		Or [The debtor has filed a plan. The plan or a summary of the pla sent separately.] Or [The debtor has not filed a plan as of this date. A copy of the p confirmation will be sent separately.]	_		
10.	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadline in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.			
11.	Filing a chapter 13 bankruptcy case	Chapter 13 allows an individual with regular income and debts below a specified amount to adjust debts according to a plan. A plan is not effective unless the court confirms it. You may object to confirmation of the plan and appear at the confirmation hearing. A copy of the plan [is included with this notice] or [will be sent to you later], and [the confirmation hearing will be held on the date shown in line 9 of this notice] or [the court will send you a notice of the confirmation hearing]. The debtor will remain in possession of the property and may continue to operate the business, if any, unless the court orders otherwise.			
12.	Exempt property	The law allows debtors to keep certain property as exempt. Fully exempt property will not be sold and distributed to creditors, even if the case is converted to chapter 7. Debtors must file a list of property claimed as exempt. You may inspect that list at the bankruptcy clerk's office or online at www.pacer.gov . If you believe that the law does not authorize an exemption that debtors claimed, you may file an objection by the deadline.			
13.	Discharge of debts	Confirmation of a chapter 13 plan may result in a discharge of de However, unless the court orders otherwise, the debts will not be are made. A discharge means that creditors may never try to coll as provided in the plan. If you want to have a particular debt exce 523(a)(2) or (4), you must file a complaint and pay the filing fee in you believe that the debtors are not entitled to a discharge of any must file a motion. The bankruptcy clerk's office must receive the exemptions in line 8.	ebts, which may include all or part of a debt. e discharged until all payments under the plan lect the debt from the debtors personally except epted from discharge under 11 U.S.C. § n the bankruptcy clerk's office by the deadline. If y of their debts under 11 U.S.C. § 1328(f), you		

COMMITTEE NOTE

Official Forms 309A-I, collectively the Bankruptcy Case Commencement Notices, have been revised as part of the Forms Modernization Project to make them easier to read and understand. The notices, derived from Official Forms 9A-I are renumbered and stylistic changes have been made.

References to the limitations on the automatic stay imposed by 11 U.S.C. § 362(c)(3) and (4) in some repeat bankruptcy filings by individuals have been deleted from the three versions of the notice for cases filed by corporations and partnerships. Email addresses for the debtor's attorney and the trustee have been added to the form.

The parties are informed that they may review papers filed in the case through the judiciary's PACER system (Public Access to Court Electronic Records) as well as at the bankruptcy clerk's office.

The lettering scheme for the versions of Official Form 309 track the versions of Official Form 9 used in different types of bankruptcy cases with following exceptions. Official Forms 9E(Alt.) and 9F(Alt.) have been eliminated by including alternative language in Official Forms 309E and 309F to be used if the court sets a deadline for filing claims at the start of the chapter 11 case. In addition, the B and C versions have been reversed in order. That is, Official Form 9C has been designated 309B and Official Form 9B as 309C. This groups together the notices for chapter 7 individual debtors and for nonindividual debtors. Finally, as a result of the reformatting, Official Form 309C has been reduced to a single page.

The four versions of the form for chapter 7 cases have been renamed to state whether the notice specifies a deadline for filing proofs of claim, rather than whether the case is an "asset" or "no-asset" case.

Changes Made after Publication

The second bolded line at the beginning of all the forms was revised as follows: "This notice has important information about the case for creditors, debtors, and trustees, including information regarding deadlines and the meeting of creditors. Read both pages carefully."

The second sentence in the deadlines item on Forms 309B, 309D, 309E, 309G, 309H, and 309I, was revised as follows: "A proof of claim form may be obtained at <u>www.uscourts.gov</u> or any bankruptcy clerk's office." The revision also was made in the proof of claim deadlines item on Form 309F.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). The meeting of creditors deadlines should be stated prominently on the first page of the forms, rather than on the second page. There is no need to state in the title of the form whether or not a proof of claim deadline has been set. This seems to be more of a convenience to the Clerk.

Critical filing deadlines in the case (objections to exemptions, discharge, dischargeability complaints, confirmation) are perhaps the most important information on the forms. These deadlines should be stated prominently on the first page.

14-BK-0081 – Matthew T. Loughney, Bankruptcy Noticing Working Group. The Bankruptcy Noticing Center no longer sends out proof of claim forms with this notice. Therefore, in item 9 under "Deadlines for filing proof of claim," the second sentence should state that the form may be obtained at www.uscourts.gov or any bankruptcy clerk's office.

14-BK-0084 – Ryan Johnson, Clerk, Bankruptcy Court for the Northern District of West Virginia. There is no need to change existing Form B9A. The Debtor's full name is stated in the caption and on line 1. Once is sufficient. The hours of the bankruptcy clerk's office may vary with divisional offices and the information cannot be imparted in the space provided. Under proposed Rule 9009, it is unclear whether a clerk's office could include additional deadlines in these notices. The Northern District of West Virginia currently adds a deadline for objecting to venue.

The instructions state that the fee for an adversary proceeding must be received before the stated deadlines. The majority of bankruptcy clerk's offices – if not all – accept adversary complaints without the contemporaneous payment of the adversary filing fee. The Official Form should not attempt to inform a creditor on whether the filing of a proof of claim waives the right to a jury trial.

14-BK-0088 – Scott Ford, Bankruptcy Clerks Advisory Group. "Meeting of Creditors and Deadlines" should be reinserted into the title of the forms so that those important dates will not be overlooked.

14-BK-0115 – Anne Small, Securities and Exchange Commission (SEC), Office of General Counsel. Form 309F should be revised to state that a party seeking an exception under Section 1141(d)(6) from the discharge of a debt "may be required to" start a judicial proceeding.

[Caption as in 416A]

Order and Notice for Hearing on Disclosure Statement

To the debtor, its creditors, and other parties in interest: A disclosure statement and a plan under chapter 11 [or chapter 9] of the Bankruptcy Code having been filed by _____ on _____ IT IS ORDERED and notice is hereby given, that: 1. The hearing to consider the approval of the disclosure statement shall be held at: on _____, at _____ o'clock __.m. is fixed as the last day for filing and serving in 2. accordance with Fed. R. Bankr. P. 3017(a) written objections to the disclosure statement. 3. Within _____ days after entry of this order, the disclosure statement and plan shall be distributed in accordance with Fed. R. Bankr. P. 3017(a). 4. Requests for copies of the disclosure statement and plan shall be mailed to the debtor in possession [or trustee or debtor or _____] at the following mailing address: _]. [___ By the court: _ MM / DD / YYYY United States Bankruptcy Judge

COMMITTEE NOTE

Official Form 312, Order and Notice for Hearing on Disclosure Statement replaces Official Form 12, Order and Notice for Hearing on Disclosure Statement. It is renumbered as part of the Forms Modernization Project, and includes stylistic changes throughout the form.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

14-BK-0062 – **National Conference of Bankruptcy Judges (NCBJ).** Official Forms 312, 313, and 315 should be made Director's Forms rather than Official Forms. There is no compelling reason for uniformity in appearance or content of these forms, and proposed Rule 9009 would prevent adjustments to the forms to meet the needs of particular cases. [Caption as in 416A]

Order Approving Disclosure Statement and Fixing Time for Filing Acceptances or Rejections of Plan, Combined with Notice Thereof

A disc	losure statement under chapter 11 of the	Bankruptcy Code ha	ving been filed by	/
		on		[<i>if</i>
appro	priate, and by			
chapte	er 11 of the Code filed by	, on		[<i>if appropriate</i> , and by
	, on	respec	ctively] [<i>if appropr</i>	<i>iate</i> , as modified by a
modifi	cation filed on]; and	d		
It havi inform	ng been determined after hearing on noti ation:	ce that the disclosure	statement [or sta	atements] contain[s] adequate
IT IS C	ORDERED, and notice is hereby given, the second sec	nat:		
Α.	The disclosure statement filed by		dated	[if appropriate,
	and by	, dated] is [are] appro	oved.
B is fixed as the last day for filing written acceptances or rejections of			nces or rejections of the	
plan [or plans] referred to above.				
C.	. Within days after the entry of this order, the plan [or plans] or a summary or summaries thereof approved by the court, [and [if appropriate] a summary approved by the court of its opinion, if any, dated, approving the disclosure statement [or statements]], the disclosure statement [or statements], and a ballot conforming to <i>Ballot for Accepting or Rejecting Plan of Reorganization</i> (Official Form 314) shall be mailed to creditors, equity security holders, and other parties in interest, and shall be transmitted to the United States trustee, as provided in Fed. R. Bankr. P. 3017(d).			

- D. If acceptances are filed for more than one plan, preferences among the plans so accepted may be indicated.
- E. [If appropriate] ______ is fixed for the hearing on confirmation of the plan [or plans].
- F. [*If appropriate*] ______ is fixed as the last day for filing and serving pursuant to Fed. R. Bankr. P. 3020(b)(1) written objections to confirmation of the plan.

MM / DD / YYYY

By the court: _

United States Bankruptcy Judge

[If the court directs that a copy of the opinion should be transmitted in lieu of or in addition to the summary thereof, the appropriate change should be made in paragraph C of this order.]

COMMITTEE NOTE

Official Form 313, Order Approving Disclosure Statement and Fixing Time for Filing Acceptances or Rejections of Plan, Combined with Notice Thereof replaces Official Form 13, Order Approving Disclosure Statement and Fixing Time for Filing Acceptances or Rejections of Plan, Combined with Notice Thereof. It is renumbered as part of the Forms Modernization Project, and includes stylistic changes throughout the form.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). Official Forms 312, 313, and 315 should be made Director's Forms rather than Official Forms. There is no compelling reason for uniformity in appearance or content of these forms, and proposed Rule 9009 would prevent adjustments to the forms to meet the needs of particular cases.

Official Form 314 (12/15)

[Caption as in 416A]

Class [] Ballot for Accepting or Rejecting Plan of Reorganization

[Proponent] filed a plan of reorganization dated [Date] (the *Plan*) for the Debtor in this case. The Court has [conditionally] approved a disclosure statement with respect to the Plan (the *Disclosure Statement*). The Disclosure Statement provides information to assist you in deciding how to vote your ballot. If you do not have a Disclosure Statement, you may obtain a copy from [name, address, telephone number and telecopy number of proponent/proponent's attorney.]

Court approval of the disclosure statement does not indicate approval of the Plan by the Court.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and your classification and treatment under the Plan. Your [claim] [equity interest] has been placed in class [] under the Plan. If you hold claims or equity interests in more than one class, you will receive a ballot for each class in which you are entitled to vote.

If your ballot is not received by [name and address of proponent's attorney or other appropriate address] on or before [date], and such deadline is not extended, your vote will not count as either an acceptance or rejection of the Plan.

If the Plan is confirmed by the Bankruptcy Court, it will be binding on you whether or not you vote.

Acceptance or Rejection of the Plan

[At this point the ballot should provide for voting by the particular class of creditors or equity holders receiving the ballot using one of the following alternatives;]

[If the voter is the holder of a secured, priority, or unsecured nonpriority claim:]

The undersigned, the holder of a Class [] claim against the Debtor in the unpaid amount of Dollars (\$)

[or, if the voter is the holder of a bond, debenture, or other debt security:]

The undersigned, the holder of a Class [] claim against the Debtor, consisting of Dollars (\$) principal amount of [describe bond, debenture, or other debt security] of the Debtor (For purposes of this Ballot, it is not necessary and you should not adjust the principal amount for any accrued or unmatured interest.)

[or, if the voter is the holder of an equity interest:]

The undersigned, the holder of Class [] equity interest in the Debtor, consisting of ______ shares or other interests of [describe equity interest] in the Debtor Official Form 14 continued (12/03)

Official Form 314 continued (12/15)

[In each case, the following language should be included:]

Check one box only					
Accepts the p	Accepts the plan				
Rejects the p	lan				
Dated:					
Print or type name:					
Signature:		Title (if corporation or partnership)			
Address:					

Return this ballot to:

[Name and address of proponent's attorney or other appropriate address]
COMITTEE NOTE

Official Form 314, *Ballot for Accepting or Rejecting Plan* replaces Official Form 14, *Ballot for Accepting or Rejecting Plan*. It is renumbered as part of the Forms Modernization Project, and includes stylistic changes throughout the form.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

Official Form 315 (12/15)

[Caption as in 416A]

Order Confirming Plan

The plan under chapter 11 of the Bankruptcy Cod	de filed by, on
[<i>if applicable</i> , as modifi	ed by a modification filed on,] or a
summary thereof, having been transmitted to crea	ditors and equity security holders; and
It having been determined after hearing on notice 11 U.S.C. § 1129(a) [or, <i>if appropriate</i> , 11 U.S.C.	e that the requirements for confirmation set forth in . § 1129(b)] have been satisfied;
IT IS ORDERED that:	
The plan filed by	, on,
	nent details of modifications to the plan] is confirmed. [If oct not otherwise enjoined under the Code, include the
A copy of the confirmed plan is attached.	
	By the court:
	United States Bankruptcy Judg

COMMITTEE NOTE

Official Form 315, *Order Confirming Plan* replaces Official Form 15, *Order Confirming Plan*. It is renumbered as part of the Forms Modernization Project, and includes stylistic changes throughout the form.

Changes Made after Publication

No changes were made to Official Form 315. The Instructions were revised to indicate that the Official Form may be altered by the issuing judge.

Summary of Public Comment

14-BK-0062 – **National Conference of Bankruptcy Judges (NCBJ).** The NCBJ suggested that Official Forms 312, 313, and 315 be made Director's Forms rather than Official Forms. The NCBJ stated that there is no compelling reason for uniformity in appearance or content of these forms and expressed concern that proposed Rule 9009 would prevent adjustments to the forms to meet the needs of particular cases.

The NCBJ stated that, considering the large variety of factual circumstances that are presented to bankruptcy courts, a court should not be restricted in its right to fashion its own orders. On all three of these common subjects, courts and individual judges have fashioned their own form of orders, many of which differ materially from the existing official forms. This is especially true with respect to chapter 11 confirmation orders.

Fill in this information to identify the case:			
United States Bankruptcy Court for the:			
District of (State)			
Case number (If known): Chapter 15			

Check if this is an amended filing

Official Form 401 Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1. Debtor's na	me
----------------	----

2.	Debtor's unique identifier	For non-individual debtors: Federal Employer Identification Number (EIN) Other Other Describe identifier Social Security number: xxx - xx- Individual Taxpayer Identification number (ITIN): 9 xx - xx - Other
3.	Name of foreign representative(s)	
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred	
5.	Nature of the foreign proceeding	 Check one: Foreign main proceeding Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding
6.	Evidence of the foreign proceeding	 A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached. A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached. Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative, is described below, and relevant documentation, translated into English, is attached.
7.	Is this the only foreign proceeding with respect to the debtor known to the foreign representative(s)?	 No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.) Yes

Name	Ca			
8. Others entitled to notice	Attach a list containing the names and addresses of:			
	(i) all persons or bodies authorized to administer for	reign proceedings of the debtor,		
	(ii) all parties to litigation pending in the United State	es in which the debtor is a party at the time of filing of this		
	petition, and			
	(iii) all entities against whom provisional relief is bein	ig sought under § 1519 of the Bankruptcy Code.		
9. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:		
		Number Street		
		P.O. Box		
		City State/Province/Region ZIP/Postal Code		
		Country		
	Individual debtor's habitual residence:	Address of foreign representative(s): Number Street		
	P.O. Box	P.O. Box		
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code		
	Country	Country		
10. Debtor's website (URL)				
11. Type of debtor	Check one:			
	Non-individual (<i>check one</i>):			
	Corporation. Attach a corporate ownershil described in Fed. R. Bankr. P. 7007.1.	p statement containing the information		
	Partnership			
	 Other. Specify: 			

Name

Case number (if known)_

12. Why is venue proper in <i>this district</i> ?	Debtor's principal place of business or principal assets in the United States are in this district. Debtor does not have a place of business or assets in the United States, but the following action or proceeding in a federal or state court is pending against the debtor in this district:				
13. Signature of foreign representative(s)	I am the foreign representative of a debtor in a foreign sought in this petition, and I am authorized to file this p	quest relief in accordance with chapter 15 of title 11, United States Code. In the foreign representative of a debtor in a foreign proceeding, the debtor is eligible for the relief ght in this petition, and I am authorized to file this petition. We examined the information in this petition and have a reasonable belief that the information is true correct.			
	I declare under penalty of perjury that the foregoing is to	Printed name			
	Signature of foreign representative Executed on MM / DD / YYYY	Printed name			
14. Signature of attorney	Signature of Attorney for foreign representative Printed name Firm name	Date MM / DD / YYYY			
	Number Street	State ZIP Code			
	Contact phone Bar number	Email address State			

Committee Note

Official Form 401 is required for any petition seeking recognition of a foreign proceeding under chapter 15 of the Bankruptcy Code. The form, which applies to foreign proceedings involving individual and nonindividual debtors, consolidates information formerly included on Official Form 1 (Voluntary Petition). The petition must be signed by the foreign representative, under penalty of perjury, and by the foreign representative's attorney.

The petition requires disclosure of the foreign proceeding in which the foreign representative has been appointed (Line 4) and whether it is a foreign main proceeding or foreign nonmain proceeding (Line 5). If the foreign representative seeks recognition of the foreign proceeding as a foreign main proceeding or, in the alternative, a foreign nonmain proceeding, that request should be indicated in Line 5. Each country where any additional foreign proceeding known to the foreign representative is pending must be disclosed on Line 7. See Bankruptcy Rule 1004.2. Evidence of the foreign proceeding and of the foreign representative's appointment must accompany the petition. See 11 U.S.C. § 1515(b). These documents must be translated into English in accordance with 11 U.S.C. § 1515(d). The foreign representative must also attach a list of persons or bodies entitled to notice. See Bankruptcy Rule 2002(q).

The petition calls for information about the debtor, including the debtor's name (Line 1), other unique identifying information, if available (Line 2), and center of main interest (Line 9). The type of debtor is also requested (Line 11).

The foreign representative must indicate the basis for venue in the district by selecting an appropriate checkbox and, if necessary, providing additional information, such as a statement explaining why venue in the district is appropriate (Line 12). See 28 U.S.C. § 1410.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

14-BK-0115 – **Anne Small, SEC.** Proposed Official Form 401 should be modified to ensure that investors and the SEC continue to receive relevant information when a Chapter 15 debtor is a reporting company.

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

Official Form 410

Proof of Claim

12/15

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Claim

1.	Who is the current creditor?	Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	 No Yes. From whom?					
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?			Where should pay different)	ments to the creditor b	e sent? (if
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name			Name		
	(Number Street		Number Street			
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone		_	Contact phone		-
		Contact email		_	Contact email		-
		Uniform claim identifier for electronic payments in chapter 13 (if you use			se one): 		
4.	Does this claim amend one already filed?	NoYes. Claim number	on court claims regi	istry (if known)		Filed on	/ YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	NoYes. Who made the	e earlier filing?				

Part 2: Give Informatio	n About the Claim as of the Date the Case Was Filed				
6. Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 				
7. How much is the claim?	\$ Does this amount include interest or other charges? □ No				
	Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).				
8. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as healthcare information.				
9. Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim</i> <i>Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i>. Motor vehicle Other. Describe: 				
	Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)				
	Value of property: \$				
	Amount of the claim that is secured: \$				
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)				
	Amount necessary to cure any default as of the date of the petition: \$				
	Annual Interest Rate (when case was filed)% Fixed Variable 				
10. Is this claim based on a	No				
lease?	Yes. Amount necessary to cure any default as of the date of the petition.				
11. Is this claim subject to a right of setoff?	 No Yes. Identify the property:				
12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?	 No Yes. Check all that apply: Amount entitled to priority 				

A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.	 11 U.S. Up to \$ persona Wages, bankrup 11 U.S. Taxes of Contrib Other. \$ 	C. § 507(a)(1)(A) or (2,775* of deposits tow al, family, or househol salaries, or commiss otcy petition is filed or C. § 507(a)(4). or penalties owed to g utions to an employee Specify subsection of	vard purchase, lease, or ren Id use. 11 U.S.C. § 507(a)(7 sions (up to \$12,475*) earned the debtor's business ends, governmental units. 11 U.S.C e benefit plan. 11 U.S.C. § 5 11 U.S.C. § 507(a)() that	tal of property or ser). d within 180 days be whichever is earlier C. § 507(a)(8). 07(a)(5). applies.	fore the
Part 3: Sign Below					
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.	I am the true I am a guar I am a guar I understand tha amount of the cl I have examined and correct. I declare under p Executed on dat Signature	editor. editor's attorney or au stee, or the debtor, o antor, surety, endorso t an authorized signa aim, the creditor gave t the information in th benalty of perjury that te	r their authorized agent. Bar er, or other codebtor. Bankru ture on this <i>Proof of Claim</i> s the debtor credit for any par is <i>Proof of Claim</i> and have a the foregoing is true and co	uptcy Rule 3005. erves as an acknow yments received tov reasonable belief th rrect.	
	Name	First name	Middle name	La	ist name
	Title				
	Company	Identify the corporate set	rvicer as the company if the authorize	d agent is a servicer.	
	Address	Number Stre	pet		
		City		State ZI	P Code
	Contact phone			Email	

Mortgage Proof of Claim Attachment

(12/15)

If you file a claim secured by a security interest in the debtor's principal residence, you must use this form as an attachment to your proof of claim. See separate instructions.

Part 1: Mortgage and Case Information	Part 2: Total Debt Calculation	Part 3: Arrearage as of Date of the Petition	Part 4: Monthly Mortgage Payment
Case number:	Principal balance:	Principal & interest due:	Principal & interest:
Debtor 1:	Interest due:	Prepetition fees due:	Monthly escrow:
Debtor 2:	Fees, costs due:	Escrow deficiency for funds advanced:	Private mortgage insurance:
Last 4 digits to identify:	Escrow deficiency for funds advanced:	Projected escrow shortage:	Total monthly
Creditor:	Less total funds on hand:	Less funds on hand: –	
Servicer:	Total debt:	Total prepetition arrearage:	
Fixed accrual/daily simple interest/other:			_

Part 5 : Loan Payment History from First Date of Default

		Account	Activity				How Funds Were Applied/Amount Incurred					Balance After Amount Received or Incurred				
Α.	В.	С.	D.	Е.	F.	G.	Н.	l.	J.	К.	L.	М.	Ν.	0.	Ρ.	Q.
Date	Contractual payment amount		Amount incurred	Description	Contractual due date	Prin, int & esc past due balance	to	Amount to interest	Amount to escrow		Unapplied funds	Principal balance	Accrued interest balance	Escrow balance	Fees / Charges balance	Unapplied funds balance
						1										

Case number:

Debtor 1:

Part 5 : Loan Payment History from First Date of Default

		Account A	Activity				How Fun	ds Were A	Applied/Am	nount Incurr	ed	Balance After Amount Received or Incurred				
Α.	В.	С.	D.	Е.	F.	G.	н.	I.	J.	К.	L.	м.	N.	0.	Р.	Q.
Date	Contractual payment amount	Funds received	Amount incurred	Description	Contractual due date	Prin, int & esc past due balance	to	to	Amount to escrow	to fees or	Unapplied funds	Principal balance	Accrued interest balance	Escrow balance	Fees / Charges balance	Unapplied funds balance

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

Official Form 410S1 Notice of Mortgage Payment Change

12/15

If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any changes in the installment payment amount. File this form as a supplement to your proof of claim at least 21 days before the new payment amount is due. See Bankruptcy Rule 3002.1.

Last 4 digits of any number you use to identify the debtor's account: Date of payment change: ////////////////////////////////////	Name of creditor:	Court claim no. (if known):							
Principal, interest, and escrow, if any Part 1: Escrow Account Payment Adjustment 1. Will there be a change in the debtor's escrow account payment? No Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why: Current escrow payment: \$	identify the debter of economic	Must be at least 21 days after date//							
 1. Will there be a change in the debtor's escrow account payment? No Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why:		φ							
 No Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why:	Part 1: Escrow Account Payment Adjustment								
□ Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why:	1. Will there be a change in the debtor's escrow account payment?								
Part 2: Mortgage Payment Adjustment 2. Will the debtor's principal and interest payment change based on an adjustment to the interest rate on the debtor's variable-rate account?	Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe								
 2. Will the debtor's principal and interest payment change based on an adjustment to the interest rate on the debtor's variable-rate account? No Yes. Attach a copy of the rate change notice prepared in a form consistent with applicable nonbankruptcy law. If a notice is not attached, explain why:	Current escrow payment: \$ New escrow payment: \$								
variable-rate account? No Yes. Attach a copy of the rate change notice prepared in a form consistent with applicable nonbankruptcy law. If a notice is not attached, explain why:	Part 2: Mortgage Payment Adjustment								
 Yes. Attach a copy of the rate change notice prepared in a form consistent with applicable nonbankruptcy law. If a notice is not attached, explain why:		on an adjustment to the interest rate on the debtor's							
Current principal and interest payment: \$ Part 3: Other Payment Change 3. Will there be a change in the debtor's mortgage payment for a reason not listed above? No Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (Court approval may be required before the payment change can take effect.)	Yes. Attach a copy of the rate change notice prepared in a form consist								
 Part 3: Other Payment Change 3. Will there be a change in the debtor's mortgage payment for a reason not listed above? No Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (<i>Court approval may be required before the payment change can take effect.</i>) Reason for change:	Current interest rate:%	New interest rate:%							
 3. Will there be a change in the debtor's mortgage payment for a reason not listed above? No Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (<i>Court approval may be required before the payment change can take effect.</i>) Reason for change:	Current principal and interest payment: \$	New principal and interest payment: \$							
 No Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (<i>Court approval may be required before the payment change can take effect.</i>) Reason for change:	Part 3: Other Payment Change								
 Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (<i>Court approval may be required before the payment change can take effect.</i>) Reason for change:	3. Will there be a change in the debtor's mortgage payment for a	reason not listed above?							
	Sec. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement.								
Current mortgage payment: \$ New mortgage payment: \$	Reason for change:								
	Current mortgage payment: \$	New mortgage payment: \$							

May 28-29, 2015

ebtor 1	First Name	Middle Name	Last Name			Case number (if known)
Part 4: S	ign Here					
The person telephone r	-	g this Notice	must sign it. S	Sign and pri	nt your name	e and your title, if any, and state your address and
Check the ap	opropriate b	OX.				
🗖 I am	the creditor					
🖵 I am	the creditor	's authorized	agent.			
			•			
	e, informat	ion, and rea	y that the info sonable belie	əf.		his claim is true and correct to the best of my
Signature						
Print:	First Name		Middle Name	Last Name		Title
	That Name			Last Name		
Company						
. ,						
Address						
	Number	Street				
	City			State	ZIP Code	
Contact phone	e ()					Email

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

Official Form 410S2

Notice of Postpetition Mortgage Fees, Expenses, and Charges 12/15

If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any fees, expenses, and charges incurred after the bankruptcy filing that you assert are recoverable against the debtor or against the debtor's principal residence.

File this form as a supplement to your proof of claim. See Bankruptcy Rule 3002. 1.

Name of creditor:	Court claim no. (if known):					
Last 4 digits of any number you use to identify the debtor's account:						
Does this notice supplement a prior notice of postpetition fees, expenses, and charges?						
 No Yes. Date of the last notice:// 						
Part 1: Itemize Postpetition Fees, Expenses, and Charges						
Itemize the fees, expenses, and charges incurred on the debtor's mortgage account after the petition was filed. Do not include any escrow account disbursements or any amounts previously itemized in a notice filed in this case or ruled on by the bankruptcy court.						

Description	Dates incurred	Amount
1. Late charges	(1)	\$
2. Non-sufficient funds (NSF) fees	(2)	\$
3. Attorney fees	(3)	\$
4. Filing fees and court costs	(4)	\$
5. Bankruptcy/Proof of claim fees	(5)	\$
6. Appraisal/Broker's price opinion fees	(6)	\$
7. Property inspection fees	(7)	\$
8. Tax advances (non-escrow)	(8)	\$
9. Insurance advances (non-escrow)	(9)	\$
10. Property preservation expenses. Specify:	(10)	\$
11. Other. Specify:	(11)	\$
12. Other. Specify:	(12)	\$
13. Other. Specify:	(13)	\$
14. Other. Specify:	(14)	\$

The debtor or trustee may challenge whether the fees, expenses, and charges you listed are required to be paid. See 11 U.S.C. § 1322(b)(5) and Bankruptcy Rule 3002.1.

Debtor	1
--------	---

First Name Middle Name

Last Name

Case number (if known)

Part 2: Sign Here

The person completing this Notice must sign it. Sign and print your name and your title, if any, and state your address and telephone number.

Check the appropriate box.

I am the creditor.

□ I am the creditor's authorized agent.

I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.

×	Signature				Date//	
	Signature					
Print:	First Name	Middle Name	Last Name		Title	
Company						
Address						
	Number	Street				
	City		State	ZIP Code		
Contact phone	()				Email	

COMMITTEE NOTE

Official Form 410, *Proof of Claim*, applies in all cases. Form 410 replaces Official Form 10, Proof of Claim. It is renumbered to distinguish it from the forms used by debtors for case opening, and includes stylistic changes throughout the form. It is revised as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. Because the goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reduce the need to produce the same information in multiple formats, many of the open-ended questions and multiple-part instructions have been replaced with more specific questions.

Official Form 410 has been substantially reorganized. A new question has been added at line 10 that solicits information about claims based on leases.

Official Form 410A, *Mortgage Proof of Claim Attachment*, is revised in its content and format. Rather than requiring a home mortgage claimant to fill in blanks with itemized information about the principal, interest, and fees due as of the petition date and the amount necessary to cure a prepetition default, the form now requires the claimant to provide a loan history that reveals when payments were received, how they were applied, when fees and charges were incurred, and when escrow charges were satisfied. Because completion of the revised form can be automated, it will permit claimants to comply with Rule 3001(c)(2)(C) with efficiency and accuracy. Attachment of a loan history with a home mortgage proof of claim will also provide transparency about the basis for the claimant's calculation of the claim and arrearage amount.

The loan history should begin with the first date on which the borrower failed to make a payment in accordance with the terms of the note and mortgage, unless the note was subsequently brought current with no principal, interest, fees, escrow payments, or other charges immediately payable.

Official Forms 410S1 and 410S2, *Notice of Mortgage Payment Change* and *Notice of Postpetition Mortgage Fees, Expenses, and Charges*, are revised as part of the Forms Modernization Project. There are formatting changes throughout the forms.

Changes Made after Publication

Official Form 410

In the instruction at the beginning of the form were slightly revised.

In Question 7, the following sentence was deleted "For leases state only the amount of default."

In Question 8, the instruction about supporting documents was revised as follows: "Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c)."

Question 11 was changed to "Is this claim subject to a right of setoff?"

Official Form 410A

No changes were made to Official Form 410A after publication.

Official Form 410S1

The first sentence of the instruction at the beginning of the form was revised to read, "If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any changes in the installment payment amount."

After the second checkbox in Part 4, the following was deleted: "(Attach copy of power of attorney, if any.)."

Official Form 410S2

The first sentence of the instruction at the beginning of the form was revised to read, "If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any fees, expenses, and charges incurred after the bankruptcy filing that you assert are recoverable against the debtor or the debtor's principal residence."

After the second checkbox in Part 2, the following was deleted: "(Attach copy of power of attorney, if any.)."

Summary of Public Comment

Official Form 410

14-BK-0062 – **National Conference of Bankruptcy Judges (NCBJ).** Why does the instruction in Question 7 say to state only the amount of default for lease claims? Like most other claims, a claim based on a lease may include future amounts due. The response to this question would duplicate the response to Question 10, which asks for the amount required to cure any default on a lease as of the date of the petition.

The NCBJ also made several editorial suggestions.

14-BK-0084 – Ryan Johnson, Clerk, Bankruptcy Court for the Northern District of West Virginia. The form should not suggest that claimants must use a paper version of this form to file proofs of claim because many bankruptcy courts allow filing proofs of claim through their websites.

Because addresses required by the proposed amendment to Rule 3007(a) may be different than the recipient designated for notice on the proof of claim form, space should be provided on Line 3 of Form 410 for the creditor to designate the name and address of the person to receive notice of an objection to claim.

14-BK-0088 – Scott Ford, Bankruptcy Clerks Advisory Group. Consider including the date the debt was incurred on the proof of claim. This information is important for the court and, if not included, will result in clerk's offices expending substantial time in reviewing attachments to determine the date.

14-BK-0091 – Pennsylvania Bar Association. The proposed Form 410 should be adopted. First, by renumbering the claim forms, it gathers together the various types of claims filed in bankruptcy cases in the 400 series of forms. Second, it adds a much-needed provision regarding whether the claim is based upon a lease, including instructions regarding the calculation of the cure amount as of the petition date.

0126 – **Diana Erbsen (U.S. Department of Justice).** Add a specific reference to a mortgage in Line 9 of Part 2 of the form to differentiate non-consensual liens.

Official Form 410A

14-BK-0007 –**Laura Faulkner.** An exception to the loan history requirement should be made for debtors who file proofs of claim on behalf of mortgagees. Debtors will not have access to the loan history required by Official Form 410A.

14-BK-0091 – **Pennsylvania Bar Association.** Revised Form 410A not be adopted simultaneously with the proposed amendments to Rule 3002(c), which will require secured creditors to file claims within 60 days of the petition, and to Rule 9009, which will require strict adherence to the Official Forms. It would be better to implement Official Form 410A and Rule 3002 in stages, first allowing creditors to adjust to the additional information required by the form and then imposing the shorter time limit of amended Rule 3002(c).

0105 – **Hilary Bonial (Buckley Madole, P.C.).** Proposed Form 410A provides two lines in Part 3 for escrow included in the arrearage. The division of escrow into advanced amounts and projected escrow shortage will not align with the escrow shortage amount on many bankruptcy escrow statements created by creditors to comply with Rule 3001(c)(2)(C). Even though the total arrearage amount will be the same, this may create more confusion and lead to more objections and litigation, which this form seeks to avoid.

0126 – **Diana Erbsen (U.S. Department of Justice).** Current Form 10A, which proposed Form 410A would replace, requires the itemization of fees, expenses, and charges ("fees") in accordance with a specified list. Because the proposed form omits the listing of specified types of fees, creditors might aggregate fees into a single entry. As a result, there will be less transparency, accuracy, and efficiency in the bankruptcy claims process.

Official Form 410S1

14-BK-0062 – National Conference of **Bankruptcy Judges (NCBJ).** The instruction at the beginning of the form was not revised to conform with the proposed amendment to Rule 3002.1(a).

0105 – **Hilary Bonial (Buckley Madole, P.C.).** The proof of claim form no longer requires a creditor's agent to attach a power of attorney, and it should not be required for this form or for Official Form 410S2.

Official Form 410S2

14-BK-0062 – National Conference of

Bankruptcy Judges (NCBJ). The NCBJ made comments about this form similar to its comments on Form 410S1.

14-BK-0105 - Hilary Bonial (Buckley Madole,

P.C.). Ms. Bonial made comments about this form similar to her comments on Form 410S1.

[Caption as described in Fed. R. Bankr. P. 7010 or 9004(b), as applicable]

Certification to Court of Appeals by All Parties

A notice of appeal having been filed in the above-styled ma	atter on[Date],,
, and	, [names of all the appellants and all the
appellees, if any], who are all the appellants [and all the ap	opellees] hereby certify to the court under 28 U.S.C. §
158(d)(2)(A) that a circumstance specified in 28 U.S.C. § 1	158(d)(2) exists as stated below.

Leave to appeal in this matter:

is required under 28 U.S.C. § 158(a)

is not required under 28 U.S.C. § 158(a).

[If from a final judgment, order, or decree] This certification arises in an appeal from a final judgment, order, or decree of the United States Bankruptcy Court for the _____ District of _____ entered on _____ [Date].

[If from an interlocutory order or decree] This certification arises in an appeal from an interlocutory order or decree, and the parties hereby request leave to appeal as required by 28 U.S.C. § 158(a).

[The certification shall contain one or more of the following statements, as is appropriate to the circumstances.]

The judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for this circuit or of the Supreme Court of the United States, or involves a matter of public importance.

Or

The judgment, order, or decree involves a question of law requiring resolution of conflicting decisions.

Or

An immediate appeal from the judgment, order, or decree may materially advance the progress of the case or proceeding in which the appeal is taken.

Official Form 424 continued (12/15)

[The parties may include or attach the information specified in Rule 8001.]

Signed: [If there are more than two signatories, all must sign and provide the information requested below. Attach additional signed sheets if needed.]

Attorney for Appellant (or Appellant, if not represented by an attorney):		
Printed name of signer:		
Address:		
Telephone number:	()	()
Date:	// 	//

COMITTEE NOTE

Official Form 424, *Certification to Court of Appeal* by All Parties replaces Official Form 24, *Certification to Court of Appeal by All Parties*. It is revised as part of the Forms Modernization Project, and includes stylistic changes throughout the form.

Changes Made after Publication

No changes were made after publication.

Summary of Public Comment

There were no comments.

Appendix A1

PROPOSED AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCEDURE*

1 2 3	Rule 1010. Service of Involuntary Petition and Summons ; Petition for Recognition of a Foreign Nonmain Proceeding
4	(a) SERVICE OF INVOLUNTARY PETITION
5	AND SUMMONS; SERVICE OF PETITION FOR
6	RECOGNITION OF FOREIGN NONMAIN
7	PROCEEDING. On the filing of an involuntary petition-or
8	a petition for recognition of a foreign nonmain proceeding,
9	the clerk shall forthwith issue a summons for service.
10	When an involuntary petition is filed, service shall be made
11	on the debtor. When a petition for recognition of a foreign
12	nonmain proceeding is filed, service shall be made on the
13	debtor, any entity against whom provisional relief is sought
14	under § 1519 of the Code, and on any other party as the

^{*} New material is underlined in red; matter to be omitted is lined through.

15 court may direct. The summons shall be served with a 16 copy of the petition in the manner provided for service of a 17 summons and complaint by Rule 7004(a) or (b). If service 18 cannot be so made, the court may order that the summons 19 and petition be served by mailing copies to the party's last 20 known address, and by at least one publication in a manner 21 and form directed by the court. The summons and petition 22 may be served on the party anywhere. Rule 7004(e) and 23 Rule 4(l) F.R.Civ.P. apply when service is made or 24 attempted under this rule.

* * * * *

Committee Note

Subdivision (a) of this rule is amended to remove provisions regarding the issuance of a summons for service in certain chapter 15 proceedings. The requirements for notice and service in chapter 15 proceedings are found in Rule 2002(q).

Changes Made After Publication

No changes were made after publication.

Summary of Public Comment

(0091) Pennsylvania Bar Association. The proposed changes seem appropriate.
1 2	Rule 1011. Responsive Pleading or Motion in Involuntary and Cross-Border Cases
3	(a) WHO MAY CONTEST PETITION. The debtor
4	named in an involuntary petition, or a party in interest to a
5	petition for recognition of a foreign proceeding, may
6	contest the petition. In the case of a petition against a
7	partnership under Rule 1004, a nonpetitioning general
8	partner, or a person who is alleged to be a general partner
9	but denies the allegation, may contest the petition.
10	* * * * *
11	(f) CORPORATE OWNERSHIP STATEMENT. If
12	the entity responding to the involuntary petition-or the
13	petition for recognition of a foreign proceeding is a
14	corporation, the entity shall file with its first appearance,
15	pleading, motion, response, or other request addressed to
16	the court a corporate ownership statement containing the

17 information described in Rule 7007.1.

Committee Note

This rule is amended to remove provisions regarding chapter 15 proceedings. The requirements for responses to a petition for recognition of a foreign proceeding are found in Rule 1012.

Changes Made After Publication

No changes were made after publication.

Summary of Public Comment

(0091) Pennsylvania Bar Association. The proposed changes seem appropriate.

1	Rule 1012. Responsive Pleading in Cross-Border Cases
2	(a) WHO MAY CONTEST PETITION. The debtor
3	or any party in interest may contest a petition for
4	recognition of a foreign proceeding.
5	(b) OBJECTIONS AND RESPONSES; WHEN
6	PRESENTED. Objections and other responses to the
7	petition shall be presented no later than seven days before
8	the date set for the hearing on the petition, unless the court
9	prescribes some other time or manner for responses.
10	(c) CORPORATE OWNERSHIP STATEMENT. If
11	the entity responding to the petition is a corporation, then
12	the entity shall file a corporate ownership statement
13	containing the information described in Rule 7007.1 with
14	its first appearance, pleading, motion, response, or other

15 <u>request addressed to the court.</u>

Committee Note

This rule is added to govern responses to petitions for recognition in cross-border cases. It incorporates provisions formerly found in Rule 1011. Subdivision (a) provides that the debtor or a party in interest may contest the petition. Subdivision (b) provides for presentation of responses no later than 7 days before the hearing on the petition, unless the court directs otherwise. Subdivision (c) governs the filing of corporate ownership statements by entities responding to the petition.

Changes Made After Publication

No changes were made after publication.

Summary of Public Comment

(0091) Pennsylvania Bar Association. Rule 1004.2(b) sets forth the parties that should be served in connection with challenges to a debtor's designation in a petition of its center of main interests. Objections and responses to a petition set forth in proposed Bankruptcy Rule 1012(b) should be served in the same manner.

1 2 3 4 5 6	Rule 2002. Notices to Creditors, Equity Security Holders, Administrators in Foreign Proceedings, Persons Against Whom Provisional Relief is Sought in Ancillary and Other Cross-Border Cases, United States, and United States Trustee
7	* * * *
8	(q) NOTICE OF PETITION FOR RECOGNITION
9	OF FOREIGN PROCEEDING AND OF COURT'S
10	INTENTION TO COMMUNICATE WITH FOREIGN
11	COURTS AND FOREIGN REPRESENTATIVES.
12	(1) Notice of Petition for Recognition. After
13	the filing of a petition for recognition of a foreign
14	proceeding, the court shall promptly schedule and
15	hold a hearing on the petition. The clerk, or some
16	other person as the court may direct, shall forthwith
17	give the debtor, all persons or bodies authorized to
18	administer foreign proceedings of the debtor, all

19	entities against whom provisional relief is being
20	sought under §1519 of the Code, all parties to
21	litigation pending in the United States in which the
22	debtor is a party at the time of the filing of the
23	petition, and such other entities as the court may
24	direct, at least 21 days' notice by mail of the hearing
25	on the petition for recognition of a foreign proceeding.
26	The notice shall state whether the petition seeks
27	recognition as a foreign main proceeding or foreign
28	nonmain proceeding and shall include the petition and
29	any other document the court may require. If the
30	court consolidates the hearing on the petition with the
31	hearing on a request for provisional relief, the court
32	may set a shorter notice period, with notice to the
33	entities listed in this subdivision.

* * * * *

Committee Note

Subdivision (q) is amended to clarify the procedures for giving notice in cross-border proceedings. The amended rule provides, in keeping with Code § 1517(c), for the court to schedule a hearing to be held promptly on the petition for recognition of a foreign proceeding. The amended rule contemplates that a hearing on a request for provisional relief may sometimes overlap substantially with the merits of the petition for recognition. In that case, the court may choose to consolidate the hearing on the request for provisional relief with the hearing on the petition for recognition, see Rules 1018 and 7065, and accordingly shorten the usual 21-day notice period.

Changes Made After Publication

No changes were made after publication.

Summary of Public Comment

No comments were submitted.

1 2 3	Rule 3002.1. Notice Relating to Claims Secured by Security Interest in the Debtor's Principal Residence
4	(a) IN GENERAL. This rule applies in a chapter 13
5	case to claims (1) that are (1) secured by a security interest
6	in the debtor's principal residence, and (2) for which the
7	plan provides that either the trustee or the debtor will make
8	contractual installment paymentsprovided for under
9	§ 1322(b)(5) of the Code in the debtor's plan. Unless the
10	court orders otherwise, the notice requirements of this rule
11	cease to apply when an order terminating or annulling the
12	automatic stay becomes effective with respect to the
13	residence that secures the claim.

* * * * *

Committee Note

Subdivision (a) is amended to clarify the applicability of the rule. Its provisions apply whenever a chapter 13 plan provides that contractual payments on the debtor's home mortgage will be maintained, whether they will be paid by the trustee or directly by the debtor. The reference to § 1322(b)(5) of the Code is deleted to make

clear that the rule applies even if there is no prepetition arrearage to be cured. So long as a creditor has a claim that is secured by a security interest in the debtor's principal residence and the plan provides that contractual payments on the claim will be maintained, the rule applies.

Subdivision (a) is further amended to provide that, unless the court orders otherwise, the notice obligations imposed by this rule cease on the effective date of an order granting relief from the automatic stay with regard to the debtor's principal residence. Debtors and trustees typically do not make payments on mortgages after the stay relief is granted, so there is generally no need for the holder of the claim to continue providing the notices required by this rule. Sometimes, however, there may be reasons for the debtor to continue receiving mortgage information after stay relief. For example, the debtor may intend to seek a mortgage modification or to cure the default. When the court determines that the debtor has a need for the information required by this rule, the court is authorized to order that the notice obligations remain in effect or be reinstated after the relief from the stay is granted.

Changes Made After Publication

No changes were made after publication.

Summary of Public Comment

(**0062**) National Conference of Bankruptcy Judges. The NCBJ supports the proposed amendment to Rule 3002.1.

(0091) Pennsylvania Bar Association. The proposed amendments to Rule 3002.1 serve to clarify several important conflicts that have arisen since the rule was originally adopted. Adoption of Rule 3002.1 is recommended.

(0105) Hilary Bonial (Buckley Madole, P.C.). Rule 3002.1 should be further amended to exclude junior liens and home equity lines of credit (HELOCs) because payments can change often, even monthly, with a HELOC. It can be burdensome for both creditors and courts to file monthly notices. These creditors should instead be allowed to send statements to debtors advising of payment changes instead of filing notices with the court.

(0116) Alberta Hultman (USFN). Rule 3002.1 should include an exception for de minimis payment changes, such as frequently occur with HELOCs. Notices for payment changes below a certain threshold amount should either not be required or be required only biannually.

1 2	Rule 9006. Computing and Extending Time; Time for Motion Papers
3	* * * *
4	(f) ADDITIONAL TIME AFTER SERVICE BY
5	MAIL OR UNDER RULE 5(b)(2)(D) , (E), OR (F) F.R.
6	CIV. P. When there is a right or requirement to act or
7	undertake some proceedings within a prescribed period
8	after being served 1 and that service is by mail or under
9	Rule 5(b)(2)(D) (leaving with the clerk), (E), or (F) (other
10	means consented to) F.R. Civ. P., three days are added after
11	the prescribed period would otherwise expire under
12	Rule 9006(a).
13	* * * *

¹ This wording reflects the proposed amendment published in August 2013.

Committee Note

Subdivision (f) is amended to remove service by electronic means under Civil Rule 5(b)(2)(E) from the modes of service that allow three added days to act after being served.

Rule 9006(f) and Civil Rule 6(d) contain similar provisions providing additional time for actions after being served by mail or by certain modes of service that are identified by reference to Civil Rule 5(b)(2). Rule 9006(f)—like Civil Rule 6(d)—is amended to remove the reference to service by electronic means under Rule 5(b)(2)(E). The amendment also adds clarifying parentheticals identifying the forms of service under Rule 5(b)(2) for which three days will still be added.

Civil Rule 5(b)—made applicable in bankruptcy proceedings by Rules 7005 and 9014(b)—was amended in 2001 to allow service by electronic means with the consent of the person served. Although electronic transmission seemed virtually instantaneous even then, electronic service was included in the modes of service that allow three added days to act after being served. There were concerns that the transmission might be delayed for some time, and particular concerns that incompatible systems might make it difficult or impossible to open attachments. Those concerns have been substantially alleviated by advances in technology and widespread skill in using electronic transmission.

A parallel reason for allowing the three added days was that electronic service was authorized only with the consent of the person to be served. Concerns about the reliability of electronic transmission might have led to refusals of consent; the three added days were calculated to alleviate these concerns.

Diminution of the concerns that prompted the decision to allow the three added days for electronic transmission is not the only reason for discarding this indulgence. Many rules have been changed to ease the task of computing time by adopting 7-, 14-, 21-, and 28-day periods that allow "day-of-the-week" counting. Adding three days at the end complicated the counting, and increased the occasions for further complication by invoking the provisions that apply when the last day is a Saturday, Sunday, or legal holiday.

The ease of making electronic service after business hours, or just before or during a weekend or holiday, may result in a practical reduction in the time available to respond. Extensions of time may be warranted to prevent prejudice.

Eliminating Rule 5(b) subparagraph (2)(E) from the modes of service that allow three added days means that the three added days cannot be retained by consenting to service by electronic means. Consent to electronic service in registering for electronic case filing, for example, does not count as consent to service "by any other means" of delivery under subparagraph (F).

Changes Made After Publication

No changes were made to the rule text after publication. The penultimate paragraph was added to the Committee Note.

Summary of Public Comment

(0084) Ryan Johnson (Clerk, Bankr. N.D.W. Va.). It is unclear whether the proposed amendments to Rule 3007(a) [Objections to Claims – Time and manner of service] and to Rule 9006(f) allow 33 days or just 30 for a response to an objection to a claim.

(0091) Pennsylvania Bar Association. Adoption of the proposed amendment is recommended.

(0094) Ellie Bertwell (Aderant CompuLaw). It is unclear whether the amended rule will apply to documents served before the rule's effective date if the time period for taking action extends after the effective date.

(0106) Stephanie Edmondson (Clerk, Bankr. E.D.N.C.). The proposed amendment will result in different deadlines for taking action in response to service of a single document if there are different methods of service.

(0126) Diana Erbsen (U.S. Department of Justice).

Elimination of the 3-day rule for electronic service could result in prejudice or unfairness to the recipient because, unlike personal service, electronic service does not ensure actual receipt by the person served.

APPENDIX A2

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 103A

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 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 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.	You propose to pay \$ \$ \$ *	 With the filing of the petition On or before this date MM / DD / YYYY On or before this date MM / DD / YYYY On or before this date MM / DD / YYYY On or before this date MM / DD / YYYY 			
Total	\$	Your total must equal the entire fee for the chapter you checked in line 1.			
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: Image: Stand that: Image					
××		×			
Signature of Debtor 1 Signature	gnature of Debtor 2	Your attorney's name and signature, if you used one			
Date Date Date	MM / DD / YYYY	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 I	Bankruptcy Court for th	e:	District of		
Case number					
(If known)					
Chapter filing	under:		_		
			Chapter 7		
			Chapter 11		
			Chapter 12		
			Chapter 13		

Order Approving Payment of Filing Fee in Installments

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

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



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

Month / day / year

By the court:

United States Bankruptcy Judge

COMMITTEE NOTE

The form number is updated to comport with the form numbering style developed as part of the Forms Modernization Project. Other stylistic changes were made throughout the 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:				tate)		
Case number(If known)						



12/15

Official Form 103B

Application to Have the Chapter 7 Filing Fee Waived

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).

B	Part 1: Tell the Court About	Your Family and Your I	Family's Income		
1.	What is the size of your family? Your family includes you, your spouse, and any dependents listed on Schedule J: Current Expenditures of Individual Debtor(s) (Official Form 106J).	Check all that apply: You Your spouse Your dependents	How many dependents?	 Total number of p	veople
2.	Fill in your family's average monthly income. Include your spouse's income if your spouse is living with you, even if your spouse is not filing. Do not include your spouse's income if you are separated and your spouse is not filing with you.	value (if known) of any nor that you receive, such as for Supplemental Nutrition Ass subsidies. If you have already filled or line 10 of that schedule.	spouse's income. Include the h-cash governmental assistance bood stamps (benefits under the sistance Program) or housing ut <i>Schedule I: Your Income</i> , see vernmental assistance that you nonthly net income	You Your spouse Subtotal	That person's average monthly net income (take-home pay) \$
3.	Do you receive non-cash governmental assistance?	NoYes. Describe	Type of assistance		
4.	Do you expect your family's average monthly net income to increase or decrease by more tha 10% during the next 6 months?	D No Yes. Explain			
5.	Tell the court why you are unable installments within 120 days. If yo circumstances that cause you to not fee in installments, explain them.	u have some additional			

Debtor 1		Case number (if known)							
	First Name Middle Name	Last Name							
P	art 2: Tell the Court About Y	our Monthl	y Expenses	;					
_	Fatimate your everage menthly ever								
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 Schedule J, Your Expenses, copy line 22 from that form.								
7.	Do these expenses cover anyone who is not included in your family as reported in line 1?	☐ No ☐ Yes. Id	lentify who						
_	Deep envene other then you								
0.	Does anyone other than you regularly pay any of these expenses?	No Yes. He	ow much do y	vou regu	larly receive	as contributions	? \$ mont	hly	
	If you have already filled out Schedule I: Your Income, copy the total from line 11.		Yes. How much do you regularly receive as contributions? \$ monthly						
9.	Do you expect your average	🔲 No							
	monthly expenses to increase or decrease by more than 10% during the next 6 months?		xplain						
				L					
Pa	art 3: Tell the Court About Y	our Propert	ty						
16							ann liantian and an	to Dart 4	
IT	you have already filled out Schedule	е A/B: Propei	rty (Official F	orm 10	bA/B) attaci	i 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	Cash:		\$		_			
	hand when you file this application								
11	. Bank accounts and other deposits								
	of money?			Institut	ion name:			Amount:	
	Examples: Checking, savings,	Checking ac	count:					\$	-
	money market, or other financial accounts; certificates of deposit; shares in banks, credit unions,	Savings acco	ount:					\$	-
	brokerage houses, and other similar institutions. If you have	Other financi	ial accounts:					\$	-
	more than one account with the same institution, list each. Do not	Other financ	ial accounts:					\$	-
	include 401(k) and IRA accounts.								
12	• Your home? (if you own it outright or								
	are purchasing it)	Number St	itreet				Current value:	\$	
	<i>Examples:</i> House, condominium, manufactured home, or mobile home	City			State	ZIP Code	Amount you owe on mortgage and	\$	
12	. Other real estate?						liens:		
13		Number St	itreet				Current value:	\$	
							Amount you owe on mortgage and	\$	
		City			State	ZIP Code	liens:		
14	. The vehicles you own?	Make:							
	Examples: Cars, vans, trucks,	Model:					Current value:	\$	
	sports utility vehicles, motorcycles, tractors, boats	Year:					Amount you owe on liens:	\$	
		Mileage						*	
		Make:							
		Model:					Current value:	\$	
		Year:					Amount you owe	\$	
		Mileage					on liens:	φ	

Application to Have the Chapter 7 Filing Fee Waived Bankruptcy Appendices

btor 1	Last Name	Case number (if known)	
5. Other assets? Do not include household items	Describe the other assets:	Current va	alue: \$
and clothing.		Amount y on liens:	/ou owe \$
Money or property due you?	Who owes you the money or property?	How much is owed?	Do you believe you will likely rece payment in the next 180 days?
<i>Examples</i> : Tax refunds, past due or lump sum alimony, spousal		\$	No
support, child support, maintenance, divorce or property settlements, Social Security benefits, Workers' compensation, personal injury recovery		\$	Yes. Explain:
art 4: Answer These Addition	nal Questions		
7. Have you paid anyone for services for this case, including filling out this application, the	 No Yes. Whom did you pay? Check all that 	t apply:	How much did you pay
bankruptcy filing package, or the	An attorney		\$
schedules?	 A bankruptcy petition preparer, p Someone else 		•
8. Have you promised to pay or do you expect to pay someone for	 No Yes. Whom do you expect to pay? Che 	eck all that apply:	
services for your bankruptcy case?	An attorney		How much do you expect to pay?
	A bankruptcy petition preparer, p	paralegal, or typing service	¢
	Someone else		φ
9. Has anyone paid someone on	🗖 No		
your behalf for services for this case?	Yes. Who was paid on your behalf? Check all that apply:	Who paid? Check all that apply:	How much did someone else pay?
	An attorney	ParentBrother or sister	\$
	A bankruptcy petition preparer, paralegal, or typing service	Friend	
	Someone else		
0. Have you filed for bankruptcy within the last 8 years?			
·	Yes. District	when C	ase number
	District	When C	Case number
	District	When C	Case number
art 5: Sign Below			
By signing here under penalty of per that the information I provided in this	jury, I declare that I cannot afford to pay the application is true and correct.	filing fee either in full or i	n installments. I also declare
د			
Signature of Debtor 1	Signature of Debtor 2		
Date MM / DD / YYYY	Date MM / DD / YYYY		
Official Form 103B	Application to Have the Chapt	er 7 Filing Fee Waived	page 3

Bankruptcy Appendices

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 fo	r the:	District of		
Case number (If known)					

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

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

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



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

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

[] Scheduled for hearing.

Total

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

On _____ at ____ AM / PM at _____ Address of courthouse

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

Month / day / year

By the court:

United States Bankruptcy Judge

May 28-29, 2015

Bankruptcy Appendices

COMMITTEE NOTE

The form number is updated to comport with the form numbering style developed as part of the Forms Modernization Project. Other stylistic changes were made throughout the form.

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	Bankruptcy Court for the: _		District of (State)		
Case number					

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 Hav	e an Interest In	
1. Do yo	u own or have any legal or equitable interes	st in any residence, building, land, or similar prope	erty?	
	b. Go to Part 2. es. Where is the property?			
1.1.	Street address, if available, or other description	 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 secured Creditors Who Have Clain	d claims on Schedule D:
		 Condominium or cooperative Manufactured or mobile home 	Current value of the entire property?	Current value of the portion you own?
		 Land Investment property Timeshare 	\$ Describe the nature of	
	City State ZIP Code	 Other Who has an interest in the property? Check one. 	interest (such as fees the entireties, or a life	
	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 (see instructions)	mmunity property
lf you	own or have more than one, list here:	Other information you wish to add about this ito property identification number:		
1.2.	Street address, if available, or other description	 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 secured Creditors Who Have Claim	d claims on Schedule D:
		 Condominium or cooperative Manufactured or mobile home 	Current value of the entire property?	Current value of the portion you own?
		LandInvestment property	\$	\$
	City State ZIP Code	 Timeshare Other 	Describe the nature of interest (such as fee s the entireties, or a life	simple, tenancy by
		Who has an interest in the property? Check one.		
		Debtor 1 only		
	County	 Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another 	Check if this is co (see instructions)	mmunity property
		Other information you wish to add about this iter property identification number:	m, such as local	

Debtor	1	
--------	---	--

Last Name

1.3.	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 Other	Do not deduct secured clait the amount of any secure <i>Creditors Who Have Clair</i> Current value of the entire property? \$ Describe the nature of interest (such as fee the entireties, or a life	d claims on Schedule D: ns Secured by Property. Current value of the portion you own? \$
	County	 Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Other information you wish to add about this ite property identification number: 	Check if this is co (see instructions) em, such as local	mmunity property
		II of your entries from Part 1, including any entries		\$
Part 2:	Describe Your Vehicles			
Do you own	own, lease, or have legal or equitable interest that someone else drives. If you lease a vehicle , vans, trucks, tractors, sport utility vehicles lo	st in any vehicles, whether they are registered or i e, also report it on Schedule G: Executory Contracts a a, motorcycles	•	5
Do you o you own 3. Cars	own, lease, or have legal or equitable interest that someone else drives. If you lease a vehicle , vans, trucks, tractors, sport utility vehicles lo	e, also report it on <i>Schedule G: Executory Contracts a</i> , motorcycles Who has an interest in the property? Check one.	•	aims or exemptions. Put d claims on <i>Schedule D:</i>
Do you o you own 3. Cars D N D Y	own, lease, or have legal or equitable interest that someone else drives. If you lease a vehicle , vans, trucks, tractors, sport utility vehicles lo 'es Make:	e, also report it on <i>Schedule G: Executory Contracts a</i> , motorcycles Who has an interest in the property? Check one.	and Unexpired Leases. Do not deduct secured cla the amount of any secure	aims or exemptions. Put d claims on <i>Schedule D:</i>
Do you own 3. Cars, N Y 3.1.	own, lease, or have legal or equitable interest that someone else drives. If you lease a vehicle , vans, trucks, tractors, sport utility vehicles lo ées Make: Model: Year: Approximate mileage:	 e, also report it on Schedule G: Executory Contracts a motorcycles 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 	and Unexpired Leases. Do not deduct secured cla the amount of any secure <i>Creditors Who Have Clair</i> Current value of the entire property?	aims or exemptions. Put d claims on <i>Schedule D:</i> <i>ns Secured by Property.</i> Current value of the portion you own?

3.3.	Make:	Who has an interest in the property? Check one.	Do not deduct secured cla the amount of any secured	
	Model:	_ □ Debtor 1 only □ □ Debtor 2 only	Creditors Who Have Clain	ns Secured by Property.
	Year:	Debtor 2 only 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:			
		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 the amount of any secured	
	Model:	 Debtor 1 only Debtor 2 only 	Creditors Who Have Clain	
	Year:	Debtor 2 only 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:			
		Check if this is community property (see instructions)	\$	\$
4.1.	Yes Make: Model:	Who has an interest in the property? Check one.	Do not deduct secured cla the amount of any securer Creditors Who Have Clain	d claims on Schedule D:
	Year:	Debtor 2 only		
	Other information:	 Debtor 1 and Debtor 2 only At least one of the debtors and another 	Current value of the entire property?	Current value of the portion you own?
		Check if this is community property (see instructions)	\$	\$
lf yc	ou own or have more than one, list here:	_		
4.2.	Make:	Who has an interest in the property? Check one.	Do not deduct secured cla	
	Model:	Debtor 1 only	the amount of any secure Creditors Who Have Claim	
	Year:	Debtor 2 only	Current value of the	Current value of the
	Other information:	Debtor 1 and Debtor 2 only	entire property?	portion you own?
		At least one of the debtors and another		
		Check if this is community property (see instructions)	\$	\$
E Ada	d the dellar value of the pertion you ov	」 vn for all of your entries from Part 2, including any entrie	s for pages	
		umber here		\$
•				

Middle Name Last Name

Pa	Part 3: Describe Your Personal and Household Items	
Do	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.
6.	6. Household goods and furnishings	
	Examples: Major appliances, furniture, linens, china, kitchenware	
	No	
	Yes. Describe	\$
7.	7. Electronics	
	 Examples: Televisions and radios; audio, video, stereo, and digital equipment; computers, printe collections; electronic devices including cell phones, cameras, media players, games No 	
	Yes. Describe	\$
8.	8. Collectibles of value	
	 Examples: Antiques and figurines; paintings, prints, or other artwork; books, pictures, pictures,	rt objects;
	Yes. Describe	\$
9.	9. Equipment for sports and hobbies	
	 Examples: Sports, photographic, exercise, and other hobby equipment; bicycles, pool tables, go and kayaks; carpentry tools; musical instruments No 	olf clubs, skis; canoes
	Yes. Describe	\$
10.	10. Firearms	
	Examples: Pistols, rifles, shotguns, ammunition, and related equipment	
	No No	
	Yes. Describe	\$
11.	11. Clothes	
	Examples: Everyday clothes, furs, leather coats, designer wear, shoes, accessories	
	Yes. Describe	\$
12	12. Jewelry	
12.	Examples: Everyday jewelry, costume jewelry, engagement rings, wedding rings, heirloom jewe gold, silver	Iry, watches, gems,
	 No Yes. Describe 	\$
13.	13. Non-farm animals Examples: Dogs, cats, birds, horses	
	□ No	
	Yes. Describe	\$
14.	14. Any other personal and household items you did not already list, including any health aid	ls you did not list
	D No	
	Yes. Give specific information.	\$
15.	15. Add the dollar value of all of your entries from Part 3, including any entries for pages you for Part 3. Write that number here	- Φ

Middle Name Last Name

o you own or have any	legal or equitable interest in	any of the following?	Current value of the portion you own? Do not deduct secured clair or exemptions.
Cash			
	have in your wallet, in your hom	ne, in a safe deposit box, and on hand when you file your petition	
		Cash:	
		Cash:	\$
		ints; certificates of deposit; shares in credit unions, brokerage houses, ultiple accounts with the same institution, list each.	
D No			
Q 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:		\$
			Ψ
	or publicly traded stocks investment accounts with broke Institution or issuer name:	erage firms, money market accounts	
			\$
			\$
			\$
 Non-publicly traded s an LLC, partnership, No 		rated and unincorporated businesses, including an interest in % of ownership:	
Yes. Give specific information about		·%	\$
them		%	\$
		%	\$

		cks, cashiers' checks, promissory notes, and money orders. nnot transfer to someone by signing or delivering them.	
-			
No No			
Yes. Give specific information about	Issuer name:		
them		· · · · · · · · · · · · · · · · · · ·	\$
			\$
			\$
Retirement or pension	accounts		
Examples: Interests in I	RA, ERISA, Keogh, 40	01(k), 403(b), thrift savings accounts, or other pension or profit-sharing plans	
🛛 No			
Yes. List each			
account separately.	Type of account:	Institution name:	
	401(k) or similar plan:		\$
			¢
	Pension plan:		\$
	IRA:		\$
	Retirement account:		\$
	Keogh:		\$
	Reogn.		
	Additional account:		\$
	Additional account:		\$
Security deposits and Your share of all unused		nade so that you may continue service or use from a company	
Your share of all unused Examples: Agreements	d deposits you have m	nade so that you may continue service or use from a company id rent, public utilities (electric, gas, water), telecommunications	
Your share of all unused Examples: Agreements	d deposits you have m		
Your share of all unused Examples: Agreements companies, or others	d deposits you have m		
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai		
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai	id rent, public utilities (electric, gas, water), telecommunications	\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai	id rent, public utilities (electric, gas, water), telecommunications	\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai Ins Electric: Gas:	id rent, public utilities (electric, gas, water), telecommunications	\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai Ins Electric: Gas: Heating oil:	id rent, public utilities (electric, gas, water), telecommunications	\$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai lns Electric: Gas: Heating oil: Security deposit on rem	id rent, public utilities (electric, gas, water), telecommunications	\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai Ins Electric: Gas: Heating oil:	id rent, public utilities (electric, gas, water), telecommunications	\$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai lns Electric: Gas: Heating oil: Security deposit on rem	id rent, public utilities (electric, gas, water), telecommunications	\$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai lns Electric: Gas: Heating oil: Security deposit on ren Prepaid rent:	id rent, public utilities (electric, gas, water), telecommunications	\$\$ \$\$ \$\$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepaid Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone:	id rent, public utilities (electric, gas, water), telecommunications	\$\$ \$\$ \$\$ \$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on ren Prepaid rent: Telephone: Water:	id rent, public utilities (electric, gas, water), telecommunications	\$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepaid Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone: Water: Rented furniture:	id rent, public utilities (electric, gas, water), telecommunications	\$\$ \$\$ \$\$ \$\$
Your share of all unused Examples: Agreements companies, or others	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications stitution name or individual: ntal unit:	\$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused <i>Examples:</i> Agreements companies, or others No Yes Annuities (A contract for	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications	\$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused <i>Examples:</i> Agreements companies, or others No Yes Annuities (A contract for	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications stitution name or individual: ntal unit:	\$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused Examples: Agreements companies, or others No Yes Annuities (A contract for No	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on rem Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications stitution name or individual:	\$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused <i>Examples:</i> Agreements companies, or others No Yes Annuities (A contract for No	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on ren Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications stitution name or individual:	\$\$ \$\$ \$\$ \$\$ \$\$ \$\$
Your share of all unused <i>Examples:</i> Agreements companies, or others No Yes	d deposits you have m with landlords, prepai Electric: Gas: Heating oil: Security deposit on ren Prepaid rent: Telephone: Water: Rented furniture: Other:	id rent, public utilities (electric, gas, water), telecommunications stitution name or individual:	\$\$ \$\$ \$\$ \$\$ \$\$

Last Name

24. Interests in an education IRA 26 U.S.C. §§ 530(b)(1), 529A	A, in an account in a qualified ABLE program, or under a qualified st (b), and 529(b)(1).	ate tuition program.	
□ No			
	Institution name and description. Separately file the records of any inter	rests.11 U.S.C. § 521(c)	
			\$
			\$
			\$
			Φ
25. Trusts, equitable or future in exercisable for your benefit	nterests in property (other than anything listed in line 1), and rights o	or powers	
🗖 No			
Yes. Give specific			
information about them			\$
	arks, trade secrets, and other intellectual property mes, websites, proceeds from royalties and licensing agreements		
D No			
Yes. Give specific			1
information about them			\$
			1
27. Licenses, franchises, and of	t her general intangibles xclusive licenses, cooperative association holdings, liquor licenses, profe	esional liconsos	
NoYes. Give specific			1
information about them			\$
			1
Money or property owed to you	1?		Current value of the portion you own? Do not deduct secured claims or exemptions.
	1?		portion you own?
28. Tax refunds owed to you	1?		portion you own? Do not deduct secured
28. Tax refunds owed to you			portion you own? Do not deduct secured claims or exemptions.
28. Tax refunds owed to you No Yes. Give specific informa about them, including 	tion g whether		portion you own? Do not deduct secured claims or exemptions.
28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the 	tion g whether returns	State:	portion you own? Do not deduct secured claims or exemptions.
28. Tax refunds owed to you No Yes. Give specific informa about them, including 	tion g whether returns	State:	portion you own? Do not deduct secured claims or exemptions.
28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the 	tion g whether returns	State:	portion you own? Do not deduct secured claims or exemptions.
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support 	tion 9 whether returns	State:	portion you own? Do not deduct secured claims or exemptions. 5 5 5
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump set the set	tion g whether returns	State:	portion you own? Do not deduct secured claims or exemptions. 5 5 5
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump so No 	tion g whether returns 	State:	portion you own? Do not deduct secured claims or exemptions. 5 5 5
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump set the set	tion g whether returns 	State:	portion you own? Do not deduct secured claims or exemptions. 5 5 5
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump so No 	tion g whether returns 	State:	<pre>portion you own? Do not deduct secured claims or exemptions.</pre>
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump so No 	tion g whether returns 	State: St	portion you own? Do not deduct secured claims or exemptions. \$
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump so No 	tion g whether returns 	State: Local: State: St	<pre>portion you own? Do not deduct secured claims or exemptions.</pre>
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump so No 	tion g whether returns 	State: Support: State:	portion you own? Do not deduct secured claims or exemptions. \$
 28. Tax refunds owed to you No Yes. Give specific information about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump state in No No Yes. Give specific information of the superior of the s	tion g whether returns 	State: Local: nent, property settlement Alimony: Maintenance: Support: Divorce settlement:	portion you own? Do not deduct secured claims or exemptions. \$
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump state information of the specific informatio	tion g whether returns 	State: Local: Nent, property settlement Alimony: Maintenance: Support: Divorce settlement: Property settlement:	portion you own? Do not deduct secured claims or exemptions. \$
 28. Tax refunds owed to you No Yes. Give specific informa about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump state information of the specific informatio	tion g whether returns um alimony, spousal support, child support, maintenance, divorce settler tion tion	State: Local: Nent, property settlement Alimony: Maintenance: Support: Divorce settlement: Property settlement:	portion you own? Do not deduct secured claims or exemptions. \$
 28. Tax refunds owed to you No Yes. Give specific information about them, including you already filed the and the tax years 29. Family support <i>Examples:</i> Past due or lump standard information of the specific inf	tion g whether returns uum alimony, spousal support, child support, maintenance, divorce settler tion tion /res you ability insurance payments, disability benefits, sick pay, vacation pay, wo nefits; unpaid loans you made to someone else	State: Local: Nent, property settlement Alimony: Maintenance: Support: Divorce settlement: Property settlement:	portion you own? Do not deduct secured claims or exemptions. \$

Last Name

31. Interests in insuran	-			
	sability, or life insurance	ce; nealth savings account (HSA)	; credit, homeowner's, or renter's insurance	
 No Yes. Name the in of each polic 	surance company cy and list its value	Company name:	Beneficiary:	Surrender or refund value:
				\$
				\$
				\$
• • • •	iary of a living trust, ex	from someone who has died xpect proceeds from a life insurar	nce policy, or are currently entitled to receive	
	c information			
·				\$
-	, employment dispute	not you have filed a lawsuit or s, insurance claims, or rights to so		
	l			\$
34. Other contingent an to set off claims □ No	d unliquidated claim	is of every nature, including co	unterclaims of the debtor and rights	
Yes. Describe ea	ch claim			
				\$
35. Any financial assets	you did not already	list		
🔲 No	Γ			
Yes. Give specific	c information			\$
	L			
	•		tries for pages you have attached	\$
for r urt 4. Write thu			-	•
Part 5: Describe	Any Business-F	Related Property You Ov	vn or Have an Interest In. List any	real estate in Part 1.
		le interest in env husiness rele		
No. Go to Part 6.	any legal or equitab	le interest in any business-rela	ted property?	
Ves. Go to line 38	3			
Yes. Go to line 38	3.			Current value of the
Yes. Go to line 38	3.			Current value of the portion you own?
Yes. Go to line 38	3.			portion you own? Do not deduct secured claims
				portion you own?
38. Accounts receivable		u already earned		portion you own? Do not deduct secured claims
38. Accounts receivable	e or commissions yo	u already earned		portion you own? Do not deduct secured claims
38. Accounts receivable	e or commissions yo	u already earned		portion you own? Do not deduct secured claims
38. Accounts receivable	e or commissions yo	-		portion you own? Do not deduct secured claims or exemptions.
 38. Accounts receivable No Yes. Describe 39. Office equipment, fu Examples: Business-relation 	e or commissions yo urnishings, and supp	blies	ines, rugs, telephones, desks, chairs, electronic device	portion you own? Do not deduct secured claims or exemptions.
 38. Accounts receivable No Yes. Describe 39. Office equipment, fu Examples: Business-relation No 	e or commissions yo	blies		portion you own? Do not deduct secured claims or exemptions.
 38. Accounts receivable No Yes. Describe 39. Office equipment, fu Examples: Business-relation 	e or commissions yo	blies		portion you own? Do not deduct secured claims or exemptions.
Debtor	1			
--------	---			
--------	---			

Middle Name

Last Name

Case number (if known)____

40. Machinery, fixtures, equipment, supplies you use in business, and tools of your trade	
 No Yes. Describe 	
	\$
41. Inventory	
No	
Yes. Describe	\$\$
42. Interests in partnerships or joint ventures	
Yes. Describe Name of entity: % of owned	ership:
	۰
	% \$ % \$
	νο ψ
43. Customer lists, mailing lists, or other compilations	
Yes. Do your lists include personally identifiable information (as defined in 11 U.S.C. § 101(41A))?	
No	
Yes. Describe	\$
44. Any business-related property you did not already list	
C Yes. Give specific	\$
information	\$
	_
	^
	\$
45. Add the dollar value of all of your entries from Part 5, including any entries for pages you have attached	¢
for Part 5. Write that number here	>
Part 6: Describe Any Farm- and Commercial Fishing-Related Property You Own or Have an Int	erest In.
If you own or have an interest in farmland, list it in Part 1.	
46. Do you own or have any legal or equitable interest in any farm- or commercial fishing-related property?	
No. Go to Part 7.	
Yes. Go to line 47.	
	Current value of the portion you own?
	Do not deduct secured claims or exemptions.
47. Farm animals	
Examples: Livestock, poultry, farm-raised fish	
 No Yes 	
	\$

Debtor 1		Case number (if known)	
First name Middle Name Last Name			
48. Crops—either growing or harvested			
			7
information			\$
	res, and tools of trad	e	_
A Strong and fishing sequences in the second secon			
			\$
50. Farm and fishing supplies, chemicals, and feed			
			_
			\$
□ No			_
			\$
52 Add the dollar value of all of your entries from Part 6. inclu	uding any entries for	pages you have attached	
			\$
Part 7: Describe All Property You Own or Have	e an Interest in ⁻	That You Did Not List Above	
53. Do you have other property of any kind you did not alread	y list?		
	-		
			\$
			\$
			\$
54. Add the dollar value of all of your entries from Part 7. Write	e that number here		\$
Part 8: List the Totals of Each Part of this For	m		
55. Part 1: Total real estate, line 2		7	\$
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 property, line 45	\$		
60. Part 6: Total farm- and fishing-related 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 ➔	+\$
	····		• Ψ
63. Total of all property on Schedule A/B. Add line 55 + line 62.			\$
			Ψ

Fill in this in	formation to identify yo	our 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)			(State)

Check if this is an amended filing

Official Form 106D

Schedule D: Creditors Who Have Claims Secured by Property 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 form. On the top of any additional pages, write your name and case number (if known).

1. Do any creditors have claims secured by your property?

- No. Check this box and submit this form to the court with your other schedules. You have nothing else to report on this form.
- □ Yes. Fill in all of the information below.

Part 1: List All Secured Claims

for each claim. If more than one creditor l As much as possible, list the claims in alp	nore than one secured claim, list the creditor separately has a particular claim, list the other creditors in Part 2. habetical order according to the creditor's name.	Column A Amount of claim Do not deduct the value of collateral.	Column B Value of collateral that supports this claim	Column C Unsecured portion If any
2.1	Describe the property that secures the claim:	\$	\$	\$
Creditor's Name	_			
City State ZIP Code	As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed	1		
Who owes the debt? Check one.	Nature of lien. Check all that apply.			
 Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this claim relates to a 	 An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit Other (including a right to offset) 	-		
community debt				
community debt Date debt was incurred	Last 4 digits of account number			
2	Last 4 digits of account number Describe the property that secures the claim:	\$	\$	\$
Date debt was incurred	• • • • • • • • • • • • • • • • • • •	\$	\$	\$
Date debt was incurred 2.2 Creditor's Name	Describe the property that secures the claim: As of the date you file, the claim is: Check all that apply. Contingent Unliquidated]	\$	\$
Date debt was incurred 2.2 Creditor's Name Number Street	Describe the property that secures the claim: As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed]	\$:	\$
Date debt was incurred 2.2 Creditor's Name Number Street Number Street City State ZIP Code Who owes the debt? Check one. Debtor 1 only Debtor 2 only Debtor 1 only Debtor 2 only At least one of the debtors and another Check if this claim relates to a community debt Community debt	Describe the property that secures the claim: As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit Other (including a right to offset)		\$;	\$
Date debt was incurred	Describe the property that secures the claim: As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit		\$:	\$

Middle Name Last Name

Case number (if known)

Additional Page Part 1: After listing any entries on this p by 2.4, and so forth.	age, number them beginning with 2.3, followed	Column A Amount of claim Do not deduct the value of collateral.	Column B Value of collateral that supports this claim	Column C Unsecured portion If any
Creditor's Name Number Street	Describe the property that secures the claim:	\$	\$	\$
City State ZIP Code	As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Disputed	I		
 Who owes the debt? 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 claim relates to a community debt Date debt was incurred 	 Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit Other (including a right to offset)			
		¢	•	¢
Creditor's Name	Describe the property that secures the claim:	\$	\$	\$
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. Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only At least one of the debtors and another Check if this claim relates to a community debt 	 Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit Other (including a right to offset)			
Date debt was incurred	Last 4 digits of account number			
Creditor's Name	Describe the property that secures the claim:	\$	\$	\$
Number Street City State ZIP Code	As of the date you file, the claim is: Check all that apply. Contingent Unliquidated Reference			
 Who owes the debt? 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 claim relates to a community debt 	 Disputed Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured car loan) Statutory lien (such as tax lien, mechanic's lien) Judgment lien from a lawsuit Other (including a right to offset)			
Date debt was incurred	Last 4 digits of account number			
Add the dollar value of your entries	in Column A on this page. Write that number here:	\$		
If this is the last page of your form, Write that number here:	add the dollar value totals from all pages.	\$		
Official Figura 19629, 2015 Additional Pa	age of Schedule DBGreditors Who Have Claims Secu	red by Property	Page 220 08924	of

Middle Name Last Name

Case number (if known)_

Part 2	ł Li	ist Others to Be N	lotified for a Debt	That You Already	/ Listed
agency you hav	v is tryin ve more	ng to collect from you e than one creditor fo	for a debt you owe to	someone else, list th you listed in Part 1, l	a debt that you already listed in Part 1. For example, if a collection e creditor in Part 1, and then list the collection agency here. Similarly, if ist the additional creditors here. If you do not have additional persons to
					On which line in Part 1 did you enter the creditor?
Nan	ne				Last 4 digits of account number
Num	nber	Street			-
INUII	nbei	Sileer			
					-
City	/		State	ZIP Code	-
					On which line in Part 1 did you enter the creditor?
Nan	ne				Last 4 digits of account number
Nun	nber	Street			-
					-
City	·		State	ZIP Code	-
					On which line in Part 1 did you enter the creditor?
Nan	ne				Last 4 digits of account number
Nun	nber	Street			-
					_
					_
City	/		State	ZIP Code	
					On which line in Part 1 did you enter the creditor?
Nan	ne				Last 4 digits of account number
Nun	nber	Street			-
					-
City	,		Stata	ZIP Code	_
City			State		
Nan	ne				On which line in Part 1 did you enter the creditor? Last 4 digits of account number
inall					
Nun	nber	Street			-
					-
City	,		State	ZIP Code	-
,					On which line in Part 1 did you enter the creditor?
Nan	ne				Last 4 digits of account number
Nun	nber	Street			
					-
City	,		State	ZIP Code	-

Yes	
Official Folmay0085-29	9, 2015

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 (State)
Case number (If known)			

Check if this is an amended filing

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

12/15

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 Hold 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).

Part 1: List All of Your PRIORITY Unsecu	red Claims			
 Do any creditors have priority unsecured claim No. Go to Part 2. Yes. 	ns against you?			
each claim listed, identify what type of claim it is. nonpriority amounts. As much as possible, list the unsecured claims, fill out the Continuation Page of	reditor has more than one priority unsecured claim, list the f a claim has both priority and nonpriority amounts, list the claims in alphabetical order according to the creditor's na f 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 t	priority and wo priority
(For an explanation of each type of claim, see the	instructions for this form in the instruction booklet.)			
		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			
Who incurred the debt? Check one.	Disputed			
Debtor 2 only	Type of PRIORITY unsecured claim:			
Debtor 1 and Debtor 2 onlyAt least one of the debtors and another	Domestic support obligations			
_	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?	Other. Specify			
☐ No ☐ Yes				
2.2	Last 4 digits of account number	¢	¢	¢
Priority Creditor's Name	When was the debt incurred?	Ψ	_ V	
Number Street	As of the date you file, the claim is: Check all that apply			
City State ZIP Code	Unliquidated			
Who incurred the debt? Check one.	Disputed			
	Type of PRIORITY unsecured claim:			
 Debtor 2 only 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?	Other. Specify			

Debtor 1

Part 1:

Your PRIORITY Unsecured Claims – Continuation Page

Case number (if known)___

			amount	amou
	Last 4 digits of account number	\$	_ \$	\$
Priority Creditor's Name				
Number Street	When was the debt incurred?			
	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.			
	Contingent			
City State ZIP Code	Unliquidated			
	Disputed			
Who incurred the debt? Check one.				
Debtor 1 only	Type of PRIORITY unsecured claim:			
Debtor 2 only	Domestic support obligations			
Debtor 1 and Debtor 2 only	Taxes and certain other debts you owe the government			
At least one of the debtors and another	Claims for death or personal injury while you were			
Check if this claim is for a community debt	intoxicated Other. Specify			
Is the claim subject to offset?				
U No Ves				
	Loot A digite of parameters	\$	\$	\$
Priority Creditor's Name	Last 4 digits of account number	Ψ	Ψ	Ψ
	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			
City State ZIP Code				
Who incurred the debt? Check one.				
Debtor 1 only	Type of PRIORITY unsecured claim:			
Debtor 2 only				
 Debtor 2 only 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			
	Claims for death or personal injury while you were			
Check if this claim is for a community debt	intoxicated U Other. Specify			
Is the claim subject to offset?				
NoYes				
	Last 4 digits of account number	\$	_ \$	\$
Priority Creditor's Name				
Number Street	When was the debt incurred?			
	As of the date you file, the claim is: Check all that apply.			
City State ZIP Code				
Who incurred the debt? Check and	Disputed			
Who incurred the debt? Check one.				
Debtor 1 only	Type of PRIORITY unsecured claim:			
Debtor 2 only	Domestic support obligations			
Debtor 1 and Debtor 2 only	Taxes and certain other debts you owe the government			
At least one of the debtors and another	Claims for death or personal injury while you were			
Check if this claim is for a community debt	intoxicated			
Is the claim subject to offset?				

	First Name Middle Name Last Name		
Pa	rt 2: List All of Your NONPRIORITY Unsecured Claim	IS	
3	Do any creditors have nonpriority unsecured claims against y	2011.5	
0.	\Box No. You have nothing to report in this part. Submit this form to		
	Yes		
4.	List all of your nonpriority unsecured claims in the alphabetic	al order of the creditor who holds each claim. If a creditor ha	s more than one
	priority unsecured claim, list the creditor separately for each claim.	For each claim listed, identify what type of claim it is. Do not list	claims already
	included in Part 1. If more than one creditor holds a particular clain fill out the Continuation Page of Part 2.	n, list the other creditors in Part 3.If you have more than four pric	ority unsecured claims
. .	1		Total claim
4.1	Nonzieriu Creditera Nonz	Last 4 digits of account number	s
	Nonpriority Creditor's Name	When was the debt incurred?	Ψ
	Number Street	—	
		As of the date you file the claim is: Check all that apply	
	City State ZIP Code	As of the date you file, the claim is: Check all that apply.	
	Who incurred the debt? Check one.		
	Debtor 1 only	 Unliquidated 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 Other. Specify	
-			
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		
	Who incurred the debt? Check one.	 Unliquidated Disputed 	
	Debtor 1 only		
	 Debtor 2 only Debtor 1 and Debtor 2 only 	Type of NONPRIORITY unsecured claim:	
	At least one of the debtors and another	Student loans	
		Obligations arising out of a separation agreement or divorce	
	Check if this claim is for a community debt	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 Other. Specify	
	U No Ves		
4.3	Nonpriority Creditor's Name	Last 4 digits of account number	\$
		When was the debt incurred?	
	Number Street	—	
	City State ZIP Code	— As of the date you file, the claim is: Check all that apply.	
	Who incurred the debt? Check one.		
		Disputed	
	 Debtor 2 only Debtor 1 and 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 	S
	No Yes	Other. Specify	

Case number (if known)___

Debtor 1

Case number (if known)_

Pa	t 2: Your NONPRIORITY Unsecured Claims – Continuat	ion Page	
Afte	er listing any entries on this page, number them beginning with 4.	5, followed by 4.6, 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.	Disputed	
	 Debtor 1 only Debtor 2 only 	Type of NONPRIORITY unsecured claim:	
	Debtor 1 and Debtor 2 only	Student loans	
	At least one of the debtors and another	Obligations arising out of a separation agreement or divorce that you did not report as priority claims	
	Check if this claim is for a community debt	Debts to pension or profit-sharing plans, and other similar debts	
	Is the claim subject to offset?	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	
	Who incurred the debt? Check one.	 Unliquidated Disputed 	
	Debtor 1 only		
	 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	
	Is the claim subject to offset?	 Debts to pension or profit-sharing plans, and other similar debts 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	
	Who incurred the debt? Check one.	 Unliquidated Disputed 	
	Debtor 1 only		
	 Debtor 2 only Debtor 1 and Debtor 2 only 	Type of NONPRIORITY unsecured claim:	
	 Debtor 1 and Debtor 2 only 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	
	Is the claim subject to offset?	 Debts to pension or profit-sharing plans, and other similar debts Other. Specify 	
	□ No □ Yes		

xample, i , then list	f a collection age the collection age	ency is trying to gency here. Simi	collect from yo larly, if you have	your bankruptcy, for a debt that you already listed in Parts 1 or 2. For ou for a debt you owe to someone else, list the original creditor in Parts 1 or e more than one creditor for any of the debts that you listed in Parts 1 or 2, list the ons to be notified for any debts in Parts 1 or 2, do not fill out or submit this page.
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
				Line of (Check one): D Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured Clair
				Last 4 digits of account number
City		State	ZIP Code	
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of (Check one): D 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
				On which entry in Part 1 or Part 2 did you list the original creditor?
Name				Line of (<i>Check one</i>): D 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?
				Line of (Check one): D Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured Claims
				Last 4 digits of account number
City		State	ZIP Code	
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
				Line of (Check one): D Part 1: Creditors with Priority Unsecured Claims
Number	Street			Part 2: Creditors with Nonpriority Unsecured Claims
				Last 4 digits of account number
City		State	ZIP Code	
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
Number	Street			Line of (<i>Check one</i>):
				Part 2: Creditors with Nonpriority Unsecured Claims
				Last 4 digits of account number
City		State	ZIP Code	
Name				On which entry in Part 1 or Part 2 did you list the original creditor?
Number	Street			Line of (<i>Check one</i>):
				Part 2: Creditors with Nonpriority Unsecured Claims
				Last 4 digits of account number
City		State	ZIP Code	

Part 4: A	dd the Amounts for Each Type of Unsecured Claim							
6. Total the a Add the a	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 claim					
Total claims	6a. Domestic support obligations	6a.	\$					
from Part 1	6b. Taxes and certain other debts you owe the government	6b.	\$					
	6c. Claims for death or personal injury while you were intoxicated		\$					
	6d. Other. Add all other priority unsecured claims. Write that amount here.	6d.	+ \$					
	6e. Total. Add lines 6a through 6d.	6e.	\$					
			Total claim					
Total claims	6f. Student loans	6f.	\$					
from Part 2	6g. Obligations arising out of a separation agreement or divorce that you did not report as priority claims	6g.	\$					
	6h. Debts to pension or profit-sharing plans, and other similar debts	6h.	\$					
	6i. Other. Add all other nonpriority unsecured claims. Write that amount here.	6i.	+ \$					
	6j. Total. Add lines 6f through 6i.	6j.	\$					

Fill in this information to identify your case:					
Debtor	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 _	(State)		
Case number (If known)			_		

Check if this is an amended filing

Official Form 106G

Schedule G: Executory Contracts and Unexpired Leases

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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.
- See Sec. 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 of	r company wit	th whom you I	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	

Case number (if known)_

		Additional P	age if You Ha	ve More Contracts or Lea	ses
	Persor	n or company v	vith whom you	have the contract or lease	What the contract or lease is for
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	
2					
	Name				
	Numbe	r Street			
	City		State	ZIP Code	

Fill in this in	formation to ide	entify your case:		
Debtor 1	First Name	Middle Name	Last Name	
Debtor 2 (Spouse, if filing)		Middle Name	Last Name	
United States Bankruptcy Court for the:			District of	
Case number			(State)	Check if this is:
(lf known)				An amended filing
				A supplement showing post-petition chapter 13 income as of the following da
Official Fo	orm 106l			MM / DD / YYYY

Schedule I: Your Income

Be as complete and accurate as possible. If two married people are filing together (Debtor 1 and Debtor 2), both are equally responsible for supplying correct information. If you are married and not filing jointly, and your spouse is living with you, include information about your spouse. If you are separated and your spouse is not filing with you, do not include information about your spouse. 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 Employment

1.	Fill in your employment information.		Debtor 1			Debtor 2 or non-fi	ling spouse
	If you have more than one job, attach a separate page with information about additional employers.	Employment status	 Employed Not employed 	ed		EmployedNot employed	
	Include part-time, seasonal, or self-employed work.						
	Occupation may Include student or homemaker, if it applies.	Occupation					
		Employer's name					
		Employer's address					
			Number Street			Number Street	
			City	Stat	e ZIP Code	City	State ZIP Code
		How long employed there		Olat		Ony	
:	art 2: Give Details About	Monthly Income					
	Estimate monthly income as of spouse unless you are separated.	the date you file this form.	If you have nothin	ng to	report for any line, wr	ite \$0 in the space. Inclu	ude 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 info form.	rmatio	on for all employers fo	or that person on the line	es e
					For Debtor 1	For Debtor 2 or non-filing spouse	
2	. List monthly gross wages, sala deductions). If not paid monthly,			2.	\$	\$	
3	. Estimate and list monthly over	time pay.		3.	+\$	+ \$	
4	. Calculate gross income. Add lin	ne 2 + line 3.		4.	\$	\$	

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Debtor 1	
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Middle Name

Last Name

Case number (if known)_

		For Debtor 1		For Debtor 2 or non-filing spouse		
Copy line 4 here	4.	\$		\$	_	
List all payroll deductions:						
5a. Tax, Medicare, and Social Security deductions	5a.	\$		\$		
5b. Mandatory contributions for retirement plans	5b.	\$	_	\$		
5c. Voluntary contributions for retirement plans	5c.	\$	_	\$	_	
5d. Required repayments of retirement fund loans	5d.	\$\$		\$		
5e. Insurance	5e.	\$\$	_	\$\$	_	
5f. Domestic support obligations	5f.	\$\$	_	\$	_	
	-	\$\$	_	\$	_	
5g. Union dues	5g.	¥	_		_	
5h. Other deductions. Specify:	5h.	+\$	_	+ \$	_	
Add the payroll deductions. Add lines $5a + 5b + 5c + 5d + 5e + 5f + 5g + 5h$.	6.	\$	_	\$	_	
Calculate total monthly take-home pay. Subtract line 6 from line 4.	7.	\$	_	\$	_	
List all other income regularly received:						
 8a. 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.	\$	_	\$	_	
8b. Interest and dividends	8b.	\$		\$	_	
8c. Family support payments that you, a non-filing spouse, or a dependence regularly receive	nt	·	_		_	
Include alimony, spousal support, child support, maintenance, divorce settlement, and property settlement.	8c.	\$	_	\$	_	
8d. Unemployment compensation	8d.	\$	_	\$	_	
8e. Social Security	8e.	\$	_	\$	_	
8f. Other government assistance that you regularly receive Include cash assistance and the value (if known) of any non-cash assistant that you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies.		\$	_	\$	_	
Specify:	8f.					
8g. Pension or retirement income	8g.	\$	_	\$	_	
8h. Other monthly income. Specify:	8h.	+\$	-	+\$		
Add all other income. Add lines 8a + 8b + 8c + 8d + 8e + 8f +8g + 8h.	9.	\$		\$	_	
Calculate monthly income. Add line 7 + line 9. Add the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.	10.	\$	+	\$	_ =	: \$
. State all other regular contributions to the expenses that you list in Sched Include contributions from an unmarried partner, members of your household, y friends or relatives.			bomr	mates, and other		
Do not include any amounts already included in lines 2-10 or amounts that are	not av	vailable to pay exp	ense	es listed in Schedule	J.	
Specify:				_ 1	1. 🕇	\$
Add the amount in the last column of line 10 to the amount in line 11. The				•	2	\$
Write that amount on the Summary of Your Assets and Liabilities and Certain S	aust	υαι πηστητατίοη, ΙΓ	ι ap	hiidə	2.	
3. Do you expect an increase or decrease within the year after you file this f	orm?	•				

COMMITTEE NOTE

The schedules to be used in cases of individual debtors are revised as part of the Forms Modernization Project, making them easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reduce the need to produce the same information in multiple formats. Therefore, many of the open-ended questions and multiple-part instructions have been replaced with more specific questions. The individual debtor schedules are also renumbered, starting with the number 106 and followed by the letter or name of the schedule to distinguish them from the versions to be used in non-individual cases.

Official Form 106Sum, Summary of Your Assets and Liabilities and Certain Statistical Information, replaces Official Form 6, Summary of Schedules and Statistical Summary of Certain Liability and Related Data (28 U.S.C. § 159), in cases of individual debtors.

The form is reformatted and updated with crossreferences indicating the line numbers of specific schedules from which the summary information is to be gathered. In addition, because most filings are now done electronically, the form no longer requires the debtor to indicate which schedules are attached or to state the number of sheets of paper used for the schedules.

Official Form 106A/B, *Schedule A/B: Property*, consolidates information about an individual debtor's real and personal property into a single form. It replaces Official Form 6A, *Real Property*, and Official Form 6B, *Personal Property*, in cases of individual debtors. In addition to specific questions about the assets, the form also includes open text fields for providing additional information regarding particular assets when appropriate.

The layout and categories of property on Official Form 106A/B have changed. Instead of dividing property interests into two categories (real or personal property), the new form uses seven categories likely to be more familiar to non-lawyers: real estate, vehicles, personal household items, financial assets, business-related property, farm- and commercial fishing-related property, and a catch-all category for property that was not listed elsewhere in the form. The new form categories and the examples provided in many of the categories are designed to prompt debtors to be thorough and list all of their interests in property. The debtor may describe generally items of minimal value (such as children's clothes) by adding the value of the items and reporting the total.

Although a particular item of property may fit into more than one category, the instructions for the form explain that it should be listed only once.

In addition, because property that falls within a particular category may not be specifically elicited by the particular line items on the form, the debtor is asked in Parts 3–6 (lines 14, 35, 44, and 51) to specifically identify and value any other property in the category.

In Part 1, *Describe Each Residence, Building, Land, or Other Real Estate You Own or Have an Interest In*, the debtor is asked to state the "current value of the portion you own," and to also state who has an interest in the property. In addition, the debtor is asked for the nature of the ownership interest, if known by the debtor. Furthermore, instead of asking for an open-ended description of the property, the form guides the debtor in answering the description question by providing eight options from which to choose: single-family home, duplex or multi-unit building, condominium or cooperative, manufactured or mobile home, land, investment property, timeshare, and other.

Part 2, *Describe Your Vehicles*, also guides the debtor in answering the question, asking for the make, model, year, and mileage of the car or other vehicle. Because mileage is just a general indication of vehicle value, the debtor is not required to list the exact mileage, but instead is prompted to provide the approximate mileage.

Part 3, *Describe Your Personal and Household Items*, simplifies wording, updates categories, and uses more common terms. For example, "Wearing apparel" is changed to "Clothes" and examples include furs, which were previously grouped with jewelry. Firearms, on the

other hand, which were previously grouped with sports and other hobbies, are now set out as a separate category. Additionally, because a new Part 6 has been added to separately describe-farm related property, Part 3 includes a category for "Non-farm animals."

Part 4, *Describe Your Financial Assets*, prompts a listing of the debtor's financial assets through several questions providing separate space, after each listed type of account or deposit, for the institution or issuer name and the value of the debtor's interest in the asset. Two new categories of financial assets are added: "Bonds, mutual funds, or publicly traded stocks" and "Claims against third parties, whether or not you have filed a lawsuit or made a demand for payment." In addition, qualified ABLE accounts, as defined in 26 U.S.C. § 529A(b), are added to the list of accounts in question 24. This change is made in response to the Tax Increase Prevention Act of 2014, Pub. Law No. 113-295, which excludes ABLE account contributions meeting the specified requirements from property of the estate.

Part 5, *Describe Any Business-Related Property You Own or Have an Interest In*, provides prompts for listing business-related property, such as accounts receivable, inventory, and machinery, and includes a direction to list business-related real estate in Part 1, to avoid listing real estate twice.

Part 6, Describe Any Farm- and Commercial Fishing-Related Property You Own or Have an Interest In, provides prompts for listing farm- or commercial fishing-related property, such as farm animals, crops, and feed. It also includes a direction to list any farm- or commercial fishing-related real estate in Part 1.

Part 7, Describe All Property You Own or Have an Interest in That You Did Not List Above, is a catch-all provision that allows the debtor to report property that is difficult to categorize.

Part 8, *List the Totals of Each Part of this Form*, tabulates the total value of the debtor's interest in the listed property. The tabulation includes two subtotals, one for real estate, which corresponds to the real property total that was reported on former Official Form 6A. The second

subtotal is of Parts 2-7, which corresponds to the personal property total that was reported on former Official Form 6B.

Official Form 106C, *Schedule C: The Property You Claim as Exempt*, replaces Official Form 6C, *Property Claimed as Exempt*, in cases of individual debtors.

Part 1, *Identify the Property You Claim as Exempt*, includes a table to list the property the debtor seeks to exempt, the value of the property owned by the debtor, the amount of the claimed exemption, and the law that allows the exemption. The first column asks for a brief description of the exempt property, and it also asks for the line number where the property is listed on Schedule A/B. The second column asks for the value of the portion of the asset owned by the debtor, rather than the entire asset. The third column asks for the amount, rather than the value, of the exemption claim.

The form has also been changed in light of the Supreme Court's ruling in *Schwab v. Reilly*, 560 U.S. 770 (2010). Entries in the "amount of the exemption you claim" column may now be listed as either a dollar limited amount or as 100% of fair market value, up to any applicable statutory limit. For example, a debtor might claim 100% of fair market value for a home covered by an exemption capped at \$15,000, and that limit would be applicable. This choice would impose no dollar limit where the exemption is unlimited in dollar amount, such as some exemptions for health aids, certain governmental benefits, and tax-exempt retirement funds.

Official Form 106D, Schedule D: Creditors Who Hold Claims Secured by Property, replaces Official Form 6D, Creditors Holding Secured Claims, in cases of individual debtors.

Part 1, *List Your Secured Claims*, now directs the debtor to list only the last four digits of the account number. Part 1 also adds four checkboxes with which to describe the nature of the lien: an agreement the debtor made (such as mortgage or secured car loan); statutory lien (such as tax lien, mechanic's lien); judgment lien from a lawsuit; and other.

The form adds Part 2, *List Others to Be Notified for a Debt That You Already Listed*. The debtor is instructed to use Part 2 if there is a need to notify someone about the bankruptcy filing other than the creditor for a debt listed in Part 1. For example, if a collection agency is trying to collect for a creditor listed in Part 1, the collection agency would be listed in Part 2.

Official Form 106E/F, Schedule E/F: Creditors Who Have Unsecured Claims, consolidates information about priority and nonpriority unsecured claims into a single form. It replaces Official Form 6E, Creditors Holding Unsecured Priority Claims, and Official Form 6F, Creditors Holding Unsecured Nonpriority Claims, in cases of individual debtors.

Although both priority and nonpriority unsecured claims are reported in Official Form 106E/F, the two types of claims are separately grouped so that the total for each type can be reported for case administration and statistical purposes. The form eliminates the question "consideration for claim" and instructs debtors to list claims in the alphabetical order of creditors as much as possible.

Part 1, *List All of Your PRIORITY Unsecured Claims*, includes four checkboxes for identifying the type of priority that applies to the claim: domestic support obligations; taxes and certain other debts owed to the government; claims for death or personal injury while intoxicated; and "other." The first three categories are required to be separately reported for statistical purposes. If the debtor selects "other," the debtor must specify the basis of the priority, *e.g.*, wages or employee benefit plan contribution.

Part 2, *List All of Your NONPRIORITY Unsecured Claims*, contains four checkboxes, including three for types of claims that must be separately reported for statistical purposes: student loans; obligations arising out of a separation agreement or divorce not listed as priority claims; and debts to pension or profit-sharing plans and other similar debts. The remaining "other" checkbox treats claims not subject to separate reporting. If the debtor selects "other," the debtor must specify the basis of the claim. Part 3, *List Others to Be Notified About a Debt That You Already Listed*, is new. The debtor is instructed to use Part 3 only if there is a need to give notice of the bankruptcy to someone other than a creditor listed in Parts 1 and 2. For example, if a collection agency is trying to collect for a creditor listed in Part 1, the collection agency would be listed in Part 3.

Finally, Part 4, *Add the Amounts for Each Type of Unsecured Claim*, requires the debtor to provide the total amounts of particular types of unsecured claims for statistical reporting purposes and the overall totals of the priority and nonpriority unsecured claims reported in this form.

Official Form 106G, Schedule G: Executory Contracts and Unexpired Leases, replaces Official Form 6G, Executory Contracts and Unexpired Leases, in cases of individual debtors.

The form is simplified. Instead of requiring the debtor to make multiple assertions about each potential executory contract or unexpired lease, the form simply requires the debtor to identify the name and address of the other party to the contract or lease, and to state what the contract or lease deals with. Definitions and examples of executory contracts and unexpired leases are included in the separate instructions for the form.

An additional page is provided in case the debtor has so many executory contracts and unexpired leases that the available page is not adequate. If the debtor needs to use the additional page, the debtor is required to fill in the entry number.

Official Form 106H, *Schedule H: Your Codebtors*, replaces Official Form 6H, *Codebtors*, in cases of individual debtors.

The form breaks out the questions about whether there are any codebters, and whether the debtor has lived with a spouse, former spouse, or legal equivalent in a community property state in the prior eight years. It also removes Alaska from the listed community property states. Finally, it asks the debtor to indicate where the debt is listed on Schedule D, Schedule E/F, or Schedule G, thereby eliminating the need to list the name and address of the creditor.

Official Form 106I, *Schedule I: Your Income*, replaces Official Form 6I, *Your Income*, in cases of individual debtors.

The form is one of an initial set of forms that were published as part of the Forms Modernization Project in 2012. It is renumbered and internal cross references are updated to conform to the new numbering system now being introduced by the Forms Modernization Project.

Official Form 106J, *Schedule J: Your Expenses*, replaces Official Form 6J, *Your Expenses*, in cases of individual debtors.

The form is one of an initial set of forms that were published as part of the Forms Modernization Project in 2012. It is renumbered and internal cross references are updated to conform to the new numbering system now being introduced by the Forms Modernization Project.

The form has been revised to include references to new *Schedule J-2: Expenses for Separate Household of Debtor 2* (Official Form 106J-2) at line 1 and new line 22b. The revisions clarify how to calculate monthly net income in joint cases where Debtor 1 and Debtor 2 maintain separate households. Line 22b is added so Schedule J and Schedule J-2 are easily coordinated.

Official Form 106J-2 is new. It is used to report the monthly expenses of Debtor 2 in a joint debtor case only if Debtor 1 and Debtor 2 maintain separate households.

Official Form 106Dec, *Declaration About an Individual Debtor's Schedules*, replaces Official Form 6, *Declaration Concerning Debtor's Schedules*, in cases of individual debtors.

The form, which is to be signed by the debtor and filed with the debtor's schedules, deletes the Declaration and Signature of Bankruptcy Petition Preparer (BPP). Instead, the debtor is directed to complete and file Official Form 119, *Bankruptcy Petition Preparer's Notice*,

Declaration, and Signature, if a BPP helped fill out the bankruptcy forms.

Because the form applies only to individual debtors, it no longer contains the Declaration Under Penalty of Perjury on Behalf of a Corporation or Partnership. It also deletes from the declaration the phrase "to the best of my knowledge, information, and belief" in order to conform to the language of 28 U.S.C. § 1746. *See* Rule 1008.

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 (State)		
Case number(If known)					



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 Hold Secured Claims

For any creditors that you listed in Part 1 of Schedule D: Creditors Who Hold Claims Secured by Property (Official Form 106D), fill in the information below.				
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:	Surrender the property.			
Description of property securing debt:	 Retain the property and redeem it. Retain the property and enter into a <i>Reaffirmation Agreement</i>. Retain the property and [explain]:			
Creditor's name:	Surrender the property.	□ No		
Description of property securing debt:	 Retain the property and redeem it. Retain the property and enter into a <i>Reaffirmation Agreement</i>. Retain the property and [explain]:	Tes Yes		
Creditor's	Surrender the property.	No No		
name: Description of property securing debt:	 Retain the property and redeem it. Retain the property and enter into a <i>Reaffirmation Agreement</i>. Retain the property and [explain]:	Tes Yes		
Creditor's name:	Surrender the property.	D No		
Description of property securing debt:	 Retain the property and redeem it. Retain the property and enter into a <i>Reaffirmation Agreement</i>. Retain the property and [explain]:	TYes Yes		
		•		

Middle Name

Last Name

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?
	No No
Description of leased property:	Yes
	No
Description of leased property:	Yes Yes
Lessor's name:	No No
Description of leased property:	Yes Yes
	□ No □ Yes
Description of leased property:	
Description of leased property:	Yes Yes
	□ No
Description of leased property:	TYes Yes
	□ 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 MM / DD / YYYY

Official Form 108 May 28-29, 2015

Statement of Intention for Individuals Filing Under Chapter 7 Bankruptcy Appendices

COMMITTEE NOTE

Official Form 108, *Statement of Intention for Individuals Filing Under Chapter* 7, is revised in its entirety as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. In addition, the form is renumbered, and stylistic changes are made throughout the form.

The form is derived from former Official Form 8, *Chapter 7 - Individual Debtor's Statement of Intention.* The new form uses language likely to be understandable to non-lawyers. In addition, the instructions are more extensive, advising an individual Chapter 7 debtor that the form must be completed and filed within 30 days and that the debtor must deliver copies of the form to creditors and lessors listed on the form.

Part 1, *Your Creditors Who Hold Secured Claims*, refers to entering into a "Reaffirmation Agreement" rather than asking whether the debtor intends to "reaffirm the debt." In addition, the debtor is asked if the property is claimed as exempt on Schedule C (Official Form 106C).

Part 2, *List Your Unexpired Personal Property Leases*, defines unexpired leases and explains that a debtor may assume an unexpired personal property lease if the trustee does not assume it.

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 I	Bankruptcy Court for	District of (State)			
Case number (If known)					

Check one box only as directed in this form and in Form 122A-1Supp:

- 1. There is no presumption of abuse.
- 2. The calculation to determine if a presumption of abuse applies will be made under Chapter 7 Means Test Calculation (Official Form 122A–2).
- 3. The Means Test does not apply now because of qualified military service but it could apply later.

Check if this is an amended filing

Official Form 122A–1

Chapter 7 Statement of Your Current Monthly Income

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for being accurate. 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). If you believe that you are exempted from a presumption of abuse because you do not have primarily consumer debts or because of qualifying military service, complete and file *Statement of Exemption from Presumption of Abuse Under § 707(b)(2)* (Official Form 122A-1Supp) with this form.

Part 1: Calculate Your Current Monthly Income

1. What is your marital and filing status? Check one only.

Not married. Fill out Column A, lines 2-11.

A married and your spouse is filing with you. Fill out both Columns A and B, lines 2-11.

Arried and your spouse is NOT filing with you. You and your spouse are:

Living in the same household and are not legally separated. Fill out both Columns A and B, lines 2-11.

Living separately or are legally separated. Fill out Column A, lines 2-11; do not fill out Column B. By checking this box, you declare under penalty of perjury that you and your spouse are legally separated under nonbankruptcy law that applies or that you and your spouse are living apart for reasons that do not include evading the Means Test requirements. 11 U.S.C. § 707(b)(7)(B).

Fill in the average monthly income that you received from all sources, derived during the 6 full months before you file this bankruptcy case. 11 U.S.C. § 101(10A). For example, if you are filing on September 15, the 6-month period would be March 1 through August 31. If the amount of your monthly income varied during the 6 months, add the income for all 6 months and divide the total by 6. Fill in the result. Do not include any income amount more than once. For example, if both spouses own the same rental property, put the income from that property in one column only. If you have nothing to report for any line, write \$0 in the space.

					Column A Debtor 1	Column B Debtor 2 or non-filing spouse
2.	Your gross wages, salary, tips, bonuses, overtime, ar (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 il		\$	\$
4.	All amounts from any source which are regularly paid of you or your dependents, including child support. In from an unmarried partner, members of your household, and roommates. Include regular contributions from a spor filled in. Do not include payments you listed on line 3.	nclude regul your depend	ar contributic	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	- \$	- \$			
	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➔	\$	\$
7.	Interest, dividends, and royalties				\$	\$

tor 1 First Name Middle Name Last Name	Case number (if know	vn)	
	Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
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.	\$	\$	
Income from all other sources not listed above. Specify the source and amount. Do not include any benefits received under the Social Security Act or payments receives as a victim of a war crime, a crime against humanity, or international or domestic terrorism. If necessary, list other sources on a separate page and put the total below.	ved		
	\$	\$	
	\$	\$	
Total amounts from separate pages, if any.	+ \$	+ \$	
1. 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.	\$	+	=
art 2: Determine Whether the Means Test Applies to You 2: Calculate your current monthly income for the year. Follow these steps: 12a. Copy your total current monthly income from line 11.		. Copy line 11 here →	\$
Multiply by 12 (the number of months in a year).			x 12
12b. The result is your annual income for this part of the form.		12b.	\$
3. Calculate the median family income that applies to you. Follow these steps:			
Fill in the state in which you live.			
Fill in the number of people in your household.			
Fill in the median family income for your state and size of household.		13.	\$
To find a list of applicable median income amounts, go online using the link specified instructions for this form. This list may also be available at the bankruptcy clerk's office			
. How do the lines compare?			
14a. Line 12b is less than or equal to line 13. On the top of page 1, check box 1, 7 Go to Part 3.	There is no presump	otion of abuse.	
14b. Line 12b is more than line 13. On the top of page 1, check box 2, <i>The presur</i> Go to Part 3 and fill out Form 122A–2.	mption of abuse is a	letermined by Form 122.	4-2.
art 3: Sign Below			
By signing here, I declare under penalty of perjury that the information on this	statement and in a	ny attachments is true a	nd correct.
•	Signature of Debtor 2		
Date MM / DD / YYYY	Date MM / DD / YY	······································	
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 this 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 (State)	
Case number (If known)				
. ,				

Check if this is an amended filing

Official Form 122A—1Supp

Statement of Exemption from Presumption of Abuse Under § 707(b)(2) 12/15

File this supplement together with *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A-1), if you believe that you are exempted from a presumption of abuse. Be as complete and accurate as possible. If two married people are filing together, and any of the exclusions in this statement applies to only one of you, the other person should complete a separate Form 122A-1 if you believe that this is required by 11 U.S.C. § 707(b)(2)(C).

Identify the Kind of Debts You Have

 Are your debts 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." Make sure that your answer is consistent with the answer you gave at line 16 of the Voluntary Petition for 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, There is 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 p 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, Then submit this supplement with the signed Form 122A-1.	There is no presumption of abuse, and sign Part 3.				
 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 activity? 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 90 days and remain on active duty. I was called to active duty after September 11, 2001, for at least 90 days and was released from active duty on, which is fewer than 540 days before I file this bankruptcy case. I am performing a homeland defense activity for at least 90 days, ending on, which is fewer than 540 days 	If you checked one of the categories to the left, go to Form 122A-1. On the top of page 1 of Form 122A-1, check box 3, <i>The Means Test does not apply now,</i> and sign Part 3. Then submit this supplement with the signed Form 122A-1. You are not required to fill out the rest of Official Form 122A-1 during the exclusion period. The <i>exclusion period</i> means the time you are on active duty or are performing a homeland defense activity, and for 540 days afterward. 11 U.S.C. § 707(b)(2)(D)(ii). If your exclusion period ends before your case is closed,				
before I file this bankruptcy case.	you may have to file an amended form later.				

Bankruptcy Appendices

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	District of (State)				
Case number (If known)					

Check the appropriate box as directed in lines 40 or 42:
According to the calculations required by this Statement:
1. There is no presumption of abuse.
2. There is a presumption of abuse.
Check if this is an amended filing

Official Form 122A-2

Chapter 7 Means Test Calculation

12/15

To fill out this form, you will need your completed copy of Chapter 7 Statement of Your Current Monthly Income (Official Form 122A-1).

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

P	art 1:	Determine Your Adjusted Income			
1.	Сору у	your total current monthly income	Copy line 11 from Offici	ial Form 122A-1 here ➔	\$
2.	Did yo	u fill out Column B in Part 1 of Form 122A–1?			
	🛛 No	. Fill in \$0 for the total on line 3.			
	🛛 Ye	s. Is your spouse filing with you?			
		No. Go to line 3.			
		Yes. Fill in \$0 for the total on line 3.			
3.	house On line regular	t your current monthly income by subtracting any part of your s hold expenses of you or your dependents. Follow these steps: a 11, Column B of Form 122A–1, was any amount of the income you dy used for the household expenses of you or your dependents? . Fill in 0 for the total on line 3. s. 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		
	-		\$		
	-		\$ + \$		
	T	otal	\$	Copy total here	-\$
4.	Adjust	t your current monthly income. Subtract the total on line 3 from line	e 1.		\$

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.

- 6. 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					
7a. Out-of-pocket health care allowance per person	\$				
7b. Number of people who are under 65	x				
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	x				
7f. Subtotal. Multiply line 7d by line 7e.	\$	Copy here 🗲	+ \$		
7g. Total . Add lines 7c and 7f			\$	Copy total here 🗲	\$

tor 1	First Name	Middle Name	Last Name		Case number (if known))	
Local St	tandards	You must use tl	ne IRS Local Standards to	o answer the questions in	lines 8-15.		
			the U.S. Trustee Progra	m has divided the IRS L	ocal Standard for	r housing for	
bankrup	otcy purpose	es into two parts	:				
	-		and operating expenses	5			
Hous	sing and utili	ities – Mortgage	or rent expenses				
To answ	ver the ques	tions in lines 8-9	, use the U.S. Trustee P	rogram chart.			
			nk specified in the separa bankruptcy clerk's office.	te instructions for this forr	n.		
			and operating expense for insurance and operati				\$
9. Hou s	sing and util	ities – Mortgage	or rent expenses:				
			i entered in line 5, fill in th rent expenses		\$_		
9b. 1	Total average	e monthly paymen	t for all mortgages and ot	her debts secured by you	r home.		
С	ontractually o		nonthly payment, add all a ed creditor in the 60 mont				
	Name of the	creditor		Average monthly payment			
				\$			
				\$			
				+ ^			
				• • •	_		
		Total av	rerage monthly payment	\$	Copy here➔ ─\$_	Repeat amount line 33a	on
0		a ar rant avrance					
	Subtract line	e or rent expense 9b (<i>total average</i> e). If this amount is	<i>monthly payment</i>) from li s less than \$0, enter \$0	ne 9a (<i>mortgage or</i>	\$_	Copy here	\$
10. If vo	u claim that	the U.S. Trustee	Program's division of the	he IRS Local Standard f	or housing is inc	orrect and affects	\$
			xpenses, fill in any addi				Ψ
Expl	ain						
why:	: 						
11 1 000	Itranonarta	tion ornonoos C	back the number of vehic	log for which you claim or	a ownorchin or one	aroting overage	
_			heck the number of vehic	les for which you claim a	n ownersnip or ope	erating expense.	
_	0. Go to line 1. Go to line						
_	2 or more. G						
			the IRS Local Standards ating Costs that apply for				\$

Last Name

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:** \$__ 13a. Ownership or leasing costs using IRS Local Standard. 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 \$ Repeat this Copy Total average monthly payment amount on \$ here line 33b. Copy net 13c. Net Vehicle 1 ownership or lease expense Vehicle 1 \$_ expense Subtract line 13b from line 13a. If this amount is less than \$0, enter \$0. here Vehicle 2 **Describe Vehicle 2:** 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 \$ Repeat this Copy Total average monthly payment amount on here 🚽 line 33c. Copy net 13f. Net Vehicle 2 ownership or lease expense Vehicle 2 expense Subtract line 13e from 13d. If this amount is less than \$0, enter \$0..... 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. 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 se
pay for these taxes. Howeve
subtract that number from th | 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
he total monthly amount that is withheld to pay for taxes. | \$ |
| Do not include real estate, s | ales, or use taxes. | |
| 17. Involuntary deductions: The union dues, and uniform cos | he total monthly payroll deductions that your job requires, such as retirement contributions, sts. | ^ |
| Do not include amounts that | t are not required by your job, such as voluntary 401(k) contributions or payroll savings. | \$ |
| 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. | Φ |
| 20. Education: The total month
■ as a condition for your job | ly amount that you pay for education that is either required: | |
| | tally challenged dependent child if no public education is available for similar services. | \$ |
| | y amount that you pay for childcare, such as babysitting, daycare, nursery, and preschool.
r 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 d welfare 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
service, to the extent necess
is not reimbursed by your er | | + \$ |
| | r 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. | \$ |

	Proceeding and the stress	Case number (if known)	
	First Name Middle Name	Last Name	
Additio	onal Expense Deductions	These are additional deductions allowed by the Means Test. <i>Note</i> : Do not include any expense allowances listed in lines 6-24.	
insu		nsurance, and health savings account expenses. The monthly expenses for health and health savings accounts that are reasonably necessary for yourself, your spouse, or you	ır
Hea	alth insurance	\$	
Disa	ability insurance	\$	
Hea	alth savings account	+ \$	
Tota	al	\$Copy total here ➔	\$
Doy	you actually spend this total	l amount?	
	No. How much do you actua Yes	ally spend? \$	
con you	itinue to pay for the reasonat ir household or member of yo	the care of household or family members. The actual monthly expenses that you will able and necessary care and support of an elderly, chronically ill, or disabled member of your immediate family who is unable to pay for such expenses. These expenses may bunt of a qualified ABLE program. 26 U.S.C. § 529A(b).	\$
		ence. The reasonably necessary monthly expenses that you incur to maintain the safety e Family Violence Prevention and Services Act or other federal laws that apply.	\$
By la	aw, the court must keep the	a nature of these expenses confidential.	
28. Add	litional home energy costs	s. Your home energy costs are included in your insurance and operating expenses on line 8.	
	ou believe that you have hom then fill in the excess amount	ne energy costs that are more than the home energy costs included in expenses on line to fhome energy costs.	¢
	must give your case trustee med is reasonable and neces	e documentation of your actual expenses, and you must show that the additional amount essary.	\$
per o		ndent children who are younger than 18. The monthly expenses (not more than \$156.25* dependent children who are younger than 18 years old to attend a private or public II.	\$
		e documentation of your actual expenses, and you must explain why the amount claimed is not already accounted for in lines 6-23.	Ψ
* S	ubject to adjustment on 4/01	1/16, and every 3 years after that for cases begun on or after the date of adjustment.	
		expense. The monthly amount by which your actual food and clothing expenses are	\$
high	ner than the combined food a	and clothing allowances in the IRS National Standards. That amount cannot be more than wances in the IRS National Standards.	·
high 5% (To fi	her than the combined food a of the food and clothing allow ind a chart showing the maxi		
high 5% (To fi this	her than the combined food a of the food and clothing allov ind a chart showing the maxi form. This chart may also be	wances in the IRS National Standards. ximum additional allowance, go online using the link specified in the separate instructions for	
high 5% (To fi this You 31. Con t	ner than the combined food a of the food and clothing allow ind a chart showing the maxi form. This chart may also be must show that the addition tinuing charitable contribu	wances in the IRS National Standards. ximum additional allowance, go online using the link specified in the separate instructions for e available at the bankruptcy clerk's office.	

Last Name

	s for Debt Payment							
	ots that are secured by ar and other secured debt, f				uding home mo	rtgages, vehicle		
	ulate the total average mor in the 60 months after you				ntractually due to	o each secured		
N	Mortgages on your home	:				Average monthly payment		
33a. C	Copy line 9b here				→	\$		
L	₋oans on your first two v	ehicles:						
33b. C	Copy line 13b here				→	\$		
33c. C	Copy line 13e here				→	\$		
33d. Li	ist other secured debts:							
	Name of each creditor for o secured debt		dentify proper secures the de		Does payment include taxes			
					or insurance?			
					I No I Yes	\$	-	
					🛛 No	¢		
					Yes	Φ	-	
					No Yes	+ \$	_	
- -				. .			Copy total	
33e. Tota	al average monthly paymer	nt. Add lines 33	3a through 33	3d		. \$	Copy total here ➔	\$
4. Are any	al average monthly paymer debts that you listed in l r property necessary for	line 33 secure	ed by your pi	rimary residen	ce, a vehicle,	. \$		\$
4. Are any or othe	debts that you listed in l	line 33 secure	ed by your pi	rimary residen	ce, a vehicle,	. \$		\$
4. Are any or othe No.	debts that you listed in r property necessary for	line 33 secure your support ou must pay to possession of y	ed by your pr or the supp a creditor, in rour property	rimary residen ort of your dep addition to the j	ce, a vehicle, pendents?	. \$		\$
4. Are any or othe No.	y debts that you listed in a r property necessary for Go to line 35. . State any amount that yo listed in line 33, to keep p	line 33 secure your support u must pay to possession of y in the informa	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the j	ce, a vehicle, pendents?	Monthly cure amount		\$
4. Are any or othe No.	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y i in the informa Identify pr	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the p (called the <i>cure</i> Total cure	ce, a vehicle, pendents?	Monthly cure		\$
4. Are any or othe No.	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y i in the informa Identify pr	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the ((called the <i>cure</i> Total cure amount	ce, a vehicle, pendents? payments e amount).	Monthly cure		\$
4. Are any or othe No.	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y i in the informa Identify pr	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the ((called the cure Total cure amount \$ \$	ce, a vehicle, pendents? payments a mount). $- \div 60 =$ $- \div 60 =$	Monthly cure amount \$\$_		\$
4. Are any or othe No.	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y i in the informa Identify pr	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the ((called the <i>cure</i> Total cure amount \$	ce, a vehicle, bendents? bayments a a mount). $ \div 60 =$ $ \div 60 =$ $ \div 60 =$ $ \div 60 =$	Monthly cure		
4. Are any or othe No.	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y i in the informa Identify pr	ed by your pr or the supp a creditor, in your property tion below.	rimary residen ort of your dep addition to the ((called the cure Total cure amount \$ \$	ce, a vehicle, pendents? payments a mount). $- \div 60 =$ $- \div 60 =$	Monthly cure amount \$\$_	• here →	\$
 Are any or other No. Yes. 	Go to line 35. State any amount that yo listed in line 33, to keep p Next, divide by 60 and fill	line 33 secure your support ou must pay to possession of y lin the informa ldentify pr secures th 	ed by your pro or the supp a creditor, in your property tion below. roperty that he debt	rimary residen ort of your dep addition to the (called the cure Total cure amount \$\$ \$ \$ \$	ce, a vehicle, pendents? bayments amount). $- \div 60 =$ $- \div 60 =$ $- \div 60 =$ Total alimony –	Monthly cure amount \$\$_	here →	
 Are any or other or other No. Yes. Tes. 	o debts that you listed in is property necessary for Go to line 35. State any amount that you listed in line 33, to keep p Next, divide by 60 and fill Name of the creditor	line 33 secure your support u must pay to bossession of y in the informa Identify pr secures th Identify pr secure	ed by your proof of the supple	rimary residen ort of your dep addition to the p (called the cure Total cure amount \$\$ \$ \$ \$	ce, a vehicle, pendents? payments amount). $- \div 60 =$ $- \div 60 =$ $- \div 60 =$ Total alimony – 2. § 507.	Monthly cure amount \$\$_	here →	

Debtor 1	First N	lame	Viddle Name	Last Name	Са	se number (if know	vn)		
	1 113114			Last Name					
36.	For more	informatio	n, go online usir		.S.C. § 109(e). <i>otcy Basics</i> specified in the sep available at the bankruptcy clo				
	🛛 No. Go	o to line 37	.						
	🛛 Yes. Fil	ll in the foll	owing information	on.					
	Р	Projected m	nonthly plan pay	ment if you were filing	under Chapter 13	\$			
	A N	dministrat	ive Office of the ina) or by the Ex		list issued by the (for districts in Alabama and ted States Trustees (for all	x			
	lir	nk specifie		e instructions for this f	ur district, go online using the orm. This list may also be				
	A	werage mo	onthly administra	ative expense if you w	ere filing under Chapter 13	\$		Copy total here	\$
			tions for debt n 36						\$
Tot	al Deductio	ons from	Income						
38.	Add all of t	the allowe	d deductions.						
C	Copy line 24	4. All of the	e expenses allov	ved under IRS					
					\$				
C	Copy line 32	2, All of the	e additional expe	ense deductions	\$				
С	Copy line 37	7, All of the	e deductions for	debt payment	+ \$				
					·	1		_	•
				Total deductions	\$	Copy total he	re		\$
Pai	rt 3: De	etermine	Whether The	ere Is a Presumpti	on of Abuse				
39.	Calculate r	monthly d	isposable inco	me for 60 months					
	39а. Сору	y line 4, <i>ao</i>	ljusted current m	nonthly income	\$				
	396. Сору	y line 38, 7	otal deductions.		- \$				
			able income. 11 9b from line 39a	U.S.C. § 707(b)(2).	\$	Copy here →	\$		
	For	the next 6	0 months (5 yea	- rs)			x 60		
	39d. Tota	I. Multiply	line 39c by 60				\$	Copy here	
								nere 7	\$
40	Find out w	hothor th	oro is a prosum	ntion of abuse Che	ck the box that applies:				
		e 39d is le			1 of this form, check box 1, <i>Tl</i>	here is no pres	sumption of ab	ouse. Go	
	_								
				75*. On the top of page cial circumstances. The cial circumstances.	ge 1 of this form, check box 2, hen go to Part 5.	There is a pre	esumption of a	<i>buse.</i> You	
	🔲 The lin	e 39d is a	t least \$7,475*,	but not more than \$	12,475*. Go to line 41.				
	* Subje	ect to adju	stment on 4/01/	16, and every 3 years	after that for cases filed on or	after the date	of adjustment	t.	
Offici	al Form 12	24-2		Chanter	7 Means Test Calculation				page 8
				Shapter					page o

Chapter 7 Means Test Calculation

Bankruptcy Appendices

Middle Name

Last Name

Case number (if known)

				25			
41 . 41a	a. Fill in the amount of your total nonpriority Summary of Your Assets and Liabilities and C	ertain Statistical Info	ormation Schedule				
	(Official Form 106Sum), you may refer to line				¢		
					Φ		
				_	x .25		
41	b. 25% of your total nonpriority unsecured de				\$	Сору	\$
	Multiply line 41a by 0.25.				Ψ	here→	
				L			
is e	termine whether the income you have left ove enough to pay 25% of your unsecured, nonpri eck the box that applies:		all allowed dedu	ctions			
	Line 39d is less than line 41b. On the top of pa Go to Part 5.	age 1 of this form, ch	heck box 1, <i>There</i>	is no presump	otion of abuse.		
	Line 39d is equal to or more than line 41b. Or of abuse. You may fill out Part 4 if you claim spe				is a presumption		
	or abuse. You may nil out Part 4 il you claim spe	cial circumstances.	Then go to Part 5.				
	_						
art 4:	Give Details About Special Circumsta	ances					
	·						
	have any special circumstances that justify a hable alternative? 11 U.S.C. § 707(b)(2)(B).	additional expense	es or adjustments	s of current m	onthly income f	or which 1	there is no
reason	o ()()()()						
	. Go to Part 5.						
D No.	. Go to Part 5.	uld reflect your avera	age monthly exper	nse or income	adjustment		
🛛 No.		listed in line 25. ecial circumstances	that make the exp	penses or inco	me		
🛛 No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the spinore. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me	expense nent	
D No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
🛛 No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
🛛 No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
🛛 No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
🛛 No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
No.	 Go to Part 5. Fill in the following information. All figures shou for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You mexpenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
No.	 Go to Part 5. Fill in the following information. All figures show for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c	that make the exp	penses or inco	me our actual Average monthly	expense nent	
No.	Go to Part 5. Fill in the following information. All figures shou for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. Give a detailed explanation of the special circum	listed in line 25. ecial circumstances nust also give your c stances	that make the exp case trustee docun	benses or inconnentation of yo	me bur actual Average monthly or income adjustr \$ \$ \$ \$	nent	rrect
🛛 No.	 Go to Part 5. Fill in the following information. All figures shou for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You mexpenses or income adjustments. 	listed in line 25. ecial circumstances nust also give your c stances	that make the exp case trustee docun	benses or inconnentation of yo	me bur actual Average monthly or income adjustr \$ \$ \$ \$	nent	rrect.
No.	Go to Part 5. Fill in the following information. All figures shou for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You n expenses or income adjustments. Give a detailed explanation of the special circum	listed in line 25. ecial circumstances nust also give your c stances	that make the exp case trustee docun	benses or inconnentation of yo	me bur actual Average monthly or income adjustr \$ \$ \$ \$	nent	rrect.
No.	Go to Part 5. Sign Below By signing here, I declare under penalty of perj	listed in line 25. ecial circumstances nust also give your c stances	that make the exp case trustee docum	penses or inconnentation of yo	me bur actual Average monthly or income adjustr \$ \$ \$ \$	nent	rrect.
No.	 Go to Part 5. Fill in the following information. All figures shou for each item. You may include expenses you You must give a detailed explanation of the sp adjustments necessary and reasonable. You mexpenses or income adjustments. Give a detailed explanation of the special circum 	listed in line 25. ecial circumstances nust also give your c stances	that make the exp case trustee docum	penses or inconnentation of yo	me bur actual Average monthly or income adjustr \$ \$ \$ \$	nent	rrect.

Chapter 7 Means Test Calculation Bankruptcy Appendices

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 (State) (If known)								

Check if this is an amended filing

Official Form 122B Chapter 11 Statement of Your Current Monthly Income

12/15

You must file this form if you are an individual and are filing for bankruptcy under Chapter 11. 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).

Part 1: Calculate Your Current Monthly Incom	ne								
1. What is your marital and filing status? Check one only.									
Not married. Fill out Column A, lines 2-11.									
A Married and your spouse is filing with you. Fill or	ut both Colum	ins A and B, lin	nes 2-1	1.					
Married and your spouse is NOT filing with you.	Fill out Colum	nn A, lines 2-11	1.						
Fill in the average monthly income that you received from all sources, derived during the 6 full months before you file this bankruptcy case. 11 U.S.C. § 101(10A). For example, if you are filing on September 15, the 6-month period would be March 1 through August 31. If the amount of your monthly income varied during the 6 months, add the income for all 6 months and divide the total by 6. Fill in the result. Do not include any income amount more than once. For example, if both spouses own the same rental property, put the income from that property in one column only. If you have nothing to report for any line, write \$0 in the space.									
				Column A Debtor 1	Column B Debtor 2				
 Your gross wages, salary, tips, bonuses, overtime, a payroll deductions). 	and commiss	sions (before a	all	\$	\$				
3. Alimony and maintenance payments. Do not include Column B is filled in.	payments fro	m a spouse if		\$	\$				
4. All amounts from any source which are regularly particularly ou or your dependents, including child support. In an unmarried partner, members of your household, you roommates. Include regular contributions from a spouse Do not include payments you listed on line 3.	clude regular r dependents,	contributions fr , parents, and	rom	\$	\$				
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 farr	n \$	\$ K	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 →	\$	\$				

Debtor 1	Case number (if known)		
First Name Middle Name Last Name			
	Column A Debtor 1	Column B Debtor 2	
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:			
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.	\$	\$	
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 or payments received as a victim of a war crime, a crime against humanity, or international or domestic terrorism.			
If necessary, list other sources on a separate page and put the total below.	•	¢	
	\$	φ ¢	
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 current monthly income
Dorf Com Delana			
Part 2: Sign Below			
By signing here, under penalty of perjury I declare that the information on this statem	ent and in any attachm	ents is true and correct.	
× ×			
Signature of Debtor 1 Signature of Debtor	2		
Date Date MM / DD / YYYY MM / DD / 7	YYYY		

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 (State)				
Case number (If known)			_				

Check as directed in lines 17 and 21: According to the calculations required by this Statement: 1. Disposable income is not determined under 11 U.S.C. § 1325(b)(3). 2. Disposable income is determined under 11 U.S.C. § 1325(b)(3). 3. The commitment period is 3 years. 4. The commitment period is 5 years.

Check if this is an amended filing

Official Form 122C-1

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

12/15

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

Pa	art 1: Calculate Your Average Monthly Income	1				
1.	What is your marital and filing status? Check one only. Not married. Fill out Column A, lines 2-11.					
	A married. Fill out both Columns A and B, lines 2-11.					
	Fill in the average monthly income that you received from bankruptcy case. 11 U.S.C. § 101(10A). For example, if you August 31. If the amount of your monthly income varied dure the result. Do not include any income amount more than one from that property in one column only. If you have nothing the term of the property in one column only.	ou are filing ing the 6 mo ce. For exar	on Septembe onths, add the mple, if both s	er 15, the e income spouses o	6-month period wou for all 6 months and own the same rental	d be March 1 through divide the total by 6. Fill in
					Column A Debtor 1	Column B Debtor 2 or non-filing spouse
2.	Your gross wages, salary, tips, bonuses, overtime, and payroll deductions).	commissio	ns (before all		\$	\$
3.	Alimony and maintenance payments. Do not include pay	ments from	a spouse.		\$	\$
4.	All amounts from any source which are regularly paid for you or your dependents, including child support. Include an unmarried partner, members of your household, your de roommates. Do not include payments from a spouse. Do not listed on line 3.	e regular co pendents, p	ntributions fro arents, and		\$	\$
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 →	\$	\$

Official Form 122C–1 May 28-29, 2015 Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period Bankruptcy Appendices Page 261 of 324

Debtor 1		Middle Name	1		Case number	(if known)	
	First Name	Middle Name	Last Name				
					Column A Debtor 1	Column B Debtor 2 or non-filing spouse	
7. Interest, o	dividends, an	d royalties			\$	\$	
8. Unemploy		-			\$	\$	
Do not en	ter the amour	nt if you contend	that the amount rece	ived was a benefit under ↓	r		
For you	ı			\$			
For you	ır spouse			\$			
		income. Do not I Security Act.	include any amount	received that was a	\$		
Do not inc received a	clude any ben as a victim of terrorism. If n	efits received une a war crime, a cri	der the Social Secur ime against humanit	, , ,			
					\$	— \$	
					\$		-
Total an	nounts from s	eparate pages, if	any.		+ \$	+ \$	-
			income. Add lines 2 A to the total for Colu	through 10 for each mn B.	\$	+	=
		ge monthly inco adjustment. Che					\$
		d. Fill in 0 below.					
			filing with you. Fill in	0 below.			
			not filing with you.				
you o	the amount o r your depend r your depend	dents, such as pa	ed in line 11, Column ayment of the spouse	B, that was NOT regula s's tax liability or the spou	rly paid for the hou use's support of so	sehold expenses of meone other than	
		basis for excludir tments on a sepa	-	ne amount of income dev	voted to each purpo	ose. If necessary,	
If this	adjustment d	oes not apply, er	nter 0 below.				
					\$		
					\$		
					_ +\$		
Total.					\$	Copy here 🗲	
14. Your curi	rent monthly	income. Subtrac	ct the total in line 13	from line 12.			\$
	-	-	ie for the year. Follo				<u>^</u>
15а. Сору	y line 14 here	→					\$
Multi	ply line 15a b	y 12 (the number	r of months in a year).			x 12
15b. The r	esult is your o	urrent monthly ir	ncome for the year fo	r this part of the form			\$
Official Form	122C–1	Chapter 13	Statement of Your C	urrent Monthly Income a	nd Calculation of (Commitment Period	page 2

		First Name	Middle Name	Last Name				
16. Ca	alculat	e the median	family income that	applies to you	u. Follow these steps:			
16	a. Fill	in the state in	which you live.					
16	b. Fill	in the number	of people in your ho	usehold.				
16	То	find a list of ap	plicable median inc	ome amounts, g	ze of household go online using the linl ble at the bankruptcy o	specified in the separate	arate	\$
17. Ho	ow do	the lines com	pare?					
17	7a. 🗖				top of page 1 of this f Il out <i>Calculation of Di</i>		sposable income is not d ficial Form 122C–2).	etermined under
17	7b. 🗖	11 U.S.C. § 1	325(b)(3). Go to Pa	rt 3 and fill out	e 1 of this form, check t Calculation of Disp y income from line 14	osable Income (Offi	ncome is determined und cial Form 122C–2).	ler
Part	3:	Calculate	Your Commitme	nt Period Un	nder 11 U.S.C. §13	25(b)(4)		
18. Cc	ору уо	ur total avera	ge monthly income	from line 11.				\$
ca	lculatir		nent period under 1		arried, your spouse is 5(b)(4) allows you to d			·
19	a. If th	ne marital adjus	stment does not app	ly, fill in 0 on lin	ne 19a			. — \$
19	b. Su	btract line 19a	a from line 18.					\$
20. Ca	alculat	e your curren	t monthly income	f or the year. Fo	ollow these steps:			
20	a. Co	py line 19b						\$
	Mu	ltiply by 12 (the	e number of months	in a year).				x 12
20	b. The	e result is your	current monthly inc	ome for the yea	r for this part of the fo	rm.		\$
20	c. Cop	y the median fa	amily income for you	Ir state and size	e of household from lir	ne 16c		\$
21. Ho	ow do	the lines com	pare?					
	The	commitment pe	eriod is 3 years. Go	to Part 4.	ed by the court, on the erwise ordered by the			
	chec	k box 4, <i>The c</i>	ommitment period is	<i>5 years</i> . Go to	Part 4.			
Part	4:	Sign Below						
		By signing her	e, under penalty of	perjury I declare	e that the information	on this statement and	d in any attachments is tr	ue and correct.
		×				×		
		Signature of	f Debtor 1			Signature of Debtor	r 2	
		Date				Date		
		MM / I	OD /YYYY			MM / DD	/ YYYY	
		-	d 17a, do NOT fill ou d 17b, fill out Form 1			ne 39 of that form, co	ppy your current monthly	income from line 14 above.

Case number (if known)_

Debtor 1

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

Check if this is an amended filing

Official Form 122C-2

Chapter 13 Calculation of Your Disposable Income

12/15

To fill out this form, you will need your completed copy of *Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period* (Official Form 122C–1).

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

Part 1: 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 include any operating expenses that you subtracted from income in lines 5 and 6 of Form 122C–1, and do not deduct any amounts that you subtracted from your spouse's income in line 13 of Form 122C–1.							
If your expenses differ from month to month, enter the average expense.							
Note: Line numbers 1-4 are not used in this form. These numbers apply to information required by a similar form used in chapter 7 cases.							
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 StandardsYou 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.							

7a. Out-o	f-pocket health care allowance per pers	on \$				
7b. Numb	er of people who are under 65	х				
7c. Subto	tal. Multiply line 7a by line 7b.	\$	Copy here➔	\$		
People	vho are 65 years of age or older					
7d. Out-o	f-pocket health care allowance per pers	on \$				
7e. Numb	er of people who are 65 or older	x				
7f. Subto	tal. Multiply line 7d by line 7e.	\$	Copy here➔	+ \$		
7g. Total . Add	lines 7c and 7f			\$	Copy here ➔	\$
ocal _Y tandards	ou must use the IRS Local Standards to	o answer the questions	in lines 8-	15.		
	ation from the IRS, the U.S. Trustee F oses into two parts:	Program has divided t	the IRS Lo	cal Standard for I	nousing for	
	utilities – Insurance and operating ex	penses				
•	utilities – Mortgage or rent expenses					
answer the q	uestions in lines 8-9, use the U.S. Tru	stee Program chart. 1				
ecified in the	separate instructions for this form. The	his chart may also be	available	at the bankruptcy	clerk's office.	
Housing and		penses: Using the nur	nber of peo			\$
Housing and in the dollar ar	separate instructions for this form. Th utilities – Insurance and operating ex	penses: Using the nur and operating expension	nber of peo			\$
Housing and in the dollar an Housing and 9a. Using	separate instructions for this form. The utilities – Insurance and operating ex nount listed for your county for insurance	penses: Using the nur e and operating expen : e 5, fill in the dollar am	nber of peo ses.			\$
Housing and in the dollar ar Housing and 9a. Using listed	separate instructions for this form. The utilities – Insurance and operating ex nount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent exp average monthly payment for all mortgage	penses: Using the nur e and operating expen : e 5, fill in the dollar amo penses.	nber of peo ses. ount	ople you entered in		\$
Housing and in the dollar an Housing and 9a. Using listed 9b. Total a your h To ca contra	separate instructions for this form. The utilities – Insurance and operating ex nount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent exp average monthly payment for all mortgage	penses: Using the nur e and operating expen e 5, fill in the dollar amo penses. ges and other debts se ent, add all amounts tha	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	separate instructions for this form. The utilities – Insurance and operating ex nount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent exp average monthly payment for all mortgage tome. Iculate the total average monthly payment actually due to each secured creditor in t	penses: Using the nur e and operating expen e 5, fill in the dollar amo penses. ges and other debts se ent, add all amounts tha	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	separate instructions for this form. The utilities – Insurance and operating ex- mount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in lim- for your county for mortgage or rent exp average monthly payment for all mortgage tome. Iculate the total average monthly payment actually due to each secured creditor in to nkruptcy. Next divide by 60.	penses: Using the nur te and operating expenses. ges and other debts se ent, add all amounts that the 60 months after you	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	separate instructions for this form. The utilities – Insurance and operating ex- mount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in lim- for your county for mortgage or rent exp average monthly payment for all mortgage tome. Iculate the total average monthly payment actually due to each secured creditor in to nkruptcy. Next divide by 60.	penses: Using the nur e and operating expenses e 5, fill in the dollar amo benses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	separate instructions for this form. The utilities – Insurance and operating ex- mount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in lim- for your county for mortgage or rent exp average monthly payment for all mortgage tome. Iculate the total average monthly payment actually due to each secured creditor in to nkruptcy. Next divide by 60.	penses: Using the nur e and operating expenses e 5, fill in the dollar amo benses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	separate instructions for this form. The utilities – Insurance and operating ex- mount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in lim- for your county for mortgage or rent exp average monthly payment for all mortgage tome. Iculate the total average monthly payment actually due to each secured creditor in to nkruptcy. Next divide by 60.	penses: Using the nur e and operating expension e 5, fill in the dollar amo benses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment	nber of peo ses. ount cured by at are	ople you entered in		\$
Housing and in the dollar and Housing and 9a. Using listed 9b. Total a your h To ca contra for ba	Separate instructions for this form. The utilities – Insurance and operating ex- mount listed for your county for insurance utilities – Mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent expanses average monthly payment for all mortgage or rent expenses. Include the total average monthly payment for all mortgage actually due to each secured creditor in the nkruptcy. Next divide by 60.	penses: Using the nur e and operating expension e 5, fill in the dollar amo benses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment	nber of per ses. ount cured by at are u file	ople you entered in	line 5, fill	\$
Housing and in the dollar and 9a. Using listed 9b. Total a your h To ca contra for ba	Separate instructions for this form. The separate instructions for this form. The separate instructions for this form. The separate instructions for your county for insurance and operating examples of the number of people you entered in line for your county for mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent expenses average monthly payment for all mortgage forme. Include the total average monthly payment for all mortgage actually due to each secured creditor in the nkruptcy. Next divide by 60. ame of the creditor 9b. Total average monthly payment is payment in the payment is payment is payment is payment in the payment is payment in the payment is payment is payment in the payment is payment is payment in the payment is payment. The payment is payment is paymen	penses: Using the nur the and operating expension e 5, fill in the dollar amo penses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment \$	nber of per ses. ount cured by at are u file Copy here→	ople you entered in	line 5, fill	\$
Housing and in the dollar and 9a. Using listed 9b. Total a your h To ca contra for ba N 9c. Net m Subtra <i>rent e</i> If you claim t	Separate instructions for this form. The separate instructions for this form. The separate instructions for this form. The separate instructions for your county for insurance and operating examples of the number of people you entered in line for your county for mortgage or rent expenses: the number of people you entered in line for your county for mortgage or rent expenses average monthly payment for all mortgage forme. Include the total average monthly payment for all mortgage forme. Include the total average monthly payment for all mortgage forme. Include the total average monthly payment for all mortgage for the creditor in the forme of the creditor in the forme of the creditor in the payment for the creditor of the credi	penses: Using the nur the and operating expension e 5, fill in the dollar amo penses. ges and other debts se ent, add all amounts that the 60 months after you Average monthly payment \$	nber of per ses. ount cured by at are i file Copy here→ age or	• • • • • • • • • • • • • • • • • • •	line 5, fill Repeat this amount –on line 33a. Copy here→	\$ \$

Middle Name Last Name

[2 or m	o line 12. ore. Go to line 12.					
		ion expense: Using the IRS Locate the Operating Costs that apply for					\$
each	n vehicle be	thip or lease expense: Using the low. You may not claim the expense for more ay not claim the expense for more ay not claim the expense for more and the expense for more a	nse if you do not make a				
Vel	hicle 1	Describe Vehicle 1:					
13a.	Ownership	o or leasing costs using IRS Loca	I Standard		\$		
13b.	-	nonthly payment for all debts sect lude costs for leased vehicles.	ured by Vehicle 1.				
	add all am	te the average monthly payment ounts that are contractually due t the 60 months after you file for b	o each secured				
	Name of	each creditor for Vehicle 1	Average monthly payment				
			\$ + \$				
		Total average monthly paymen	t \$	Copy here	— \$	Repeat this amount on line 33b.	
13c.		e 1 ownership or lease expense ne 13b from line 13a. If this numb	er is less than \$0, enter	\$0	\$	Copy net Vehicle 1 expense here	\$
Vel	hicle 2	Describe Vehicle 2:		<u></u>			
13d	Ownership	or leasing costs using IRS Local	Standard		\$		
	Average m	onthly payment for all debts seculude costs for leased vehicles.			Ψ		
	Name of	each creditor for Vehicle 2	Average monthly payment				
			\$ + s				
		Total average monthly payme		Copy here →	— \$	Repeat this amount on line 33c.	
13f.		e 2 ownership or lease expense ne 13e from 13d. If this number is	s less than \$0, enter \$0		\$	Copy net Vehicle 2 expense here →	\$
		rtation expense: If you claimed expense allowance regardless				dards, fill in the <i>Public</i>	\$

more than the IRS Local Standard for Public Transportation.

Debtor	1				Case number (if known)	
		First Name	Middle Name	Last Name		
	ther N xpens	ecessary es	In addition to following IRS		above, you are allowed your monthly expenses for the	
16.	self-ei from y refund	mployment tax our pay for th I by 12 and su	kes, social securi ese taxes. Howe	ty taxes, and Medicare taxes. ver, if you expect to receive a er from the total monthly amou	state and local taxes, such as income taxes, You may include the monthly amount withheld tax refund, you must divide the expected int that is withheld to pay for taxes.	\$
17.		Intary deduc dues, and uni		nonthly payroll deductions that	t your job requires, such as retirement contributions,	
	Do no	t include amo	unts that are not	required by your job, such as v	voluntary 401(k) contributions or payroll savings.	\$
18.				emiums that you pay for your o make for your spouse's term li	own term life insurance. If two married people are filing fe insurance.	
		t include pren surance other		rance on your dependents, for	a non-filing spouse's life insurance, or for any form of	\$
19.			ments: The total ousal or child sup		as required by the order of a court or administrative	\$
	Do no	t include payr	nents on past due	e obligations for spousal or chi	ld support. You will list these obligations in line 35.	
20.	as a	a condition for	your job, or	nt that you pay for education th		\$
	■ for	your physicall	y or mentally cha	llenged dependent child if no p	oublic education is available for similar services.	
21.				t that you pay for childcare, su mentary or secondary school e	ch as babysitting, daycare, nursery, and preschool. education.	\$
22.	requir saving	ed for the hea account. In	Ith and welfare o clude only the an	f you or your dependents and nount that is more than the total		\$
	Paym	ents for health	n insurance or he	alth savings accounts should b	be listed only in line 25.	* <u></u>
23.	for you phone incom Do no	u and your de service, to th e, if it is not re t include payr	pendents, such a le extent necessa simbursed by you nents for basic ho	is pagers, call waiting, caller id iry for your health and welfare ir employer. ome telephone, internet or cell	amount that you pay for telecommunication services lentification, special long distance, or business cell or that of your dependents or for the production of phone service. Do not include self-employment y amount you previously deducted.	+ \$
24.		III of the expension of the expension of the second s		nder the IRS expense allowa	nces.	\$
	dditio educti	nal Expense ons		e additional deductions allowe not include any expense allow	-	
25.	insura				ount expenses. The monthly expenses for health re reasonably necessary for yourself, your spouse, or	
	Healt	h insurance		\$		
	Disab	ility insurance	2	\$		
	Healt	h savings acc	ount	+ \$		
	Total			\$	Copy total here	\$
	Do vo	ou actually spe	end this total amo	unt?	-	
	_		do you actually s	pend?		
	🛛 Ye		· · · · · · · · · · · · · · · · · · ·	\$		
26.	contin your h	ue to pay for nousehold or r	the reasonable a member of your ir	nd necessary care and suppor	t of an elderly, chronically ill, or disabled members that you will t of an elderly, chronically ill, or disabled member of to pay for such expenses. These expenses may 26 U.S.C. § 529A(b).	\$
27.	you a	nd your family	under the Famil		nonthly expenses that you incur to maintain the safety of vices Act or other federal laws that apply.	\$
	Буlav	v, the court m	uər veeb ine ngin	re or mese expenses confiden		
Official	Form 1	122C—2		Chapter 13 Calculation of	Your Disposable Income	page 4

Maria Maria Maria di Angli di	ic chergy costs are included in	your insurance	and operating expenses on line	. 0.		
If you believe that you have home energy costs that are more than the home energy costs included in expenses on line 8, then fill in the excess amount of home energy costs.						
You must give your case trustee documentation of your actual expenses, and you must show that the additional amount claimed is reasonable and necessary.						
Education expenses for dependent children who are younger than 18. The monthly expenses (not more than \$156.25* per child) that you pay for your dependent children who are younger than 18 years old to attend a private or public elementary or secondary school.						
You must give your case trustee document claimed is reasonable and necessary and r			xplain why the amount			
* Subject to adjustment on 4/01/16, and ev	very 3 years after that for cases	s begun on or af	ter the date of adjustment.			
Additional food and clothing expense. The monthly amount by which your actual food and clothing expenses are higher than the combined food and clothing allowances in the IRS National Standards. That amount cannot be more than 5% of the food and clothing allowances in the IRS National Standards.						
To find a chart showing the maximum addit instructions for this form. This chart may also	tional allowance, go online usir so be available at the bankrupt	ng the link specif cy clerk's office.	ied in the separate			
You must show that the additional amount	claimed is reasonable and nec	essary.				
. Continuing charitable contributions. The instruments to a religious or charitable orga			the form of cash or financial	+ \$		
Do not include any amount more than 15%	of your gross monthly income.					
Add all of the additional expense deduct Add lines 25 through 31.	tions.			\$		
aductions for Daht Payment						
Deductions for Debt Payment B. For debts that are secured by an interes		ncluding home	mortgages, vehicle			
	es 33a through 33e. ment, add all amounts that are	contractually due				
B. For debts that are secured by an interest loans, and other secured debt, fill in line To calculate the total average monthly payr	es 33a through 33e. ment, add all amounts that are	contractually due	e Average monthly			
For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months and the secured creditor.	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60.	e Average monthly			
B. For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60.	e Average monthly			
 For debts that are secured by an interess loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months a Mortgages on your home 33a. Copy line 9b here 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60. 	e Average monthly			
 For debts that are secured by an interess loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months a Mortgages on your home 33a. Copy line 9b here Loans on your first two vehicles 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60. →	e Average monthly payment \$			
 For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home 33a. Copy line 9b here Loans on your first two vehicles 33b. Copy line 13b here. 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60. →	e Average monthly payment \$			
 For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home 33a. Copy line 9b here Loans on your first two vehicles 33b. Copy line 13b here. 33c. Copy line 13e here. 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The	contractually due en divide by 60. →	e Average monthly payment \$			
 For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home 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: 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The ldentify property that	contractually due en divide by 60. → Does payment include taxes	e Average monthly payment \$			
 For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home 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: 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The ldentify property that	contractually due en divide by 60. → Does payment include taxes or insurance? No	e Average monthly payment \$			
 For debts that are secured by an interest loans, and other secured debt, fill in line. To calculate the total average monthly payr to each secured creditor in the 60 months at Mortgages on your home 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: 	es 33a through 33e. ment, add all amounts that are after you file for bankruptcy. The ldentify property that	Contractually due en divide by 60.	e Average monthly payment \$			

34. Are any debts that you for your support or the			ary residence, a	a vehicle, o	r other property nece	ssary	
 No. Go to line 35. Yes. State any amo possession of 		pay to a creditor, in addition the cure amount). N					
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 priori the filing date of your No. Go to line 36. Yes. Fill in the total oppoing priorit 	bankruptcy cas amount of all of t	e? 11 U.S.C. § 507.	not include curre	-	t are past due as of		
	-	iority claims.			\$	÷ 60	\$
36. Projected monthly Cha	apter 13 plan pa	yment			\$		
Current multiplier for you Office of the United Stat the Executive Office for	tes Courts (for dis	tricts in Alabama and N	orth Carolina) or				
To find a list of district m specified in the separate bankruptcy clerk's office	e instructions for t	udes your district, go or his form. This list may a	line using the line lso be available a	<	<		
Average monthly admin	istrative expense				\$	Copy total here➔	\$
37. Add all of the deduction	ons for debt pay	ment. Add lines 33e thro	ough 36.			[\$
Total Deductions from I	ncome						
38. Add all of the allowed	deductions.						
Copy line 24, All of the e	expenses allowed	under IRS expense allo	wances		\$		
Copy line 32, All of the a	additional expens	e deductions			\$		
Copy line 37, All of the c	deductions for del	ot payment		······································	+ \$	1.	
Total deductions					\$	Copy total here ➔	\$

Deb	otor 1	First Name	Middle Name	Last Name		Case number	(if known)	
Pa	rt 2:			able Income Under 1	1 U.S.C. § 1325	(b)(2)		
39.				ome from line 14 of Forr ncome and Calculation				\$
40.	children. disability received i	The month payments for in accordan	ly average of any o or a dependent chi	ome you receive for sup child support payments, f ld, reported in Part I of Fo nonbankruptcy law to the d.	oster care payment orm 122C-1, that yo	s, or		
41.	employer specified	withheld fro in 11 U.S.C	om wages as contr	ons. The monthly total o ibutions for qualified retir all required repayments o o)(19).	ement plans, as	¢		
42.	Total of a	all deductio	ons allowed unde	r 11 U.S.C. § 707(b)(2)(A	A). Copy line 38 here	e		
43.	expenses and their	and you hat expenses.	ave no reasonable You must give you	If special circumstances alternative, describe the case trustee a detailed on for the expenses.	special circumstance	es		
	Describe	the special	circumstances	A	mount of expense			
					\$			
					\$			
				Total	\$ \$	Copy here		
44.	Total adj	ustments.	Add lines 40 throug	gh 43		\$	Copy here 🗲	- \$
45.	Calculate	e your mon	thly disposable ir	ncome under § 1325(b)(2). Subtract line 44	from line 39.		\$
Ра	ort 3:	Change	in Income or E	xpenses				
46.	or are virt open, fill i 122C-1 ir	tually certair in the inform in the first co	n to change after the nation below. For e	e income in Form 122C-1 ne date you filed your bar example, if the wages rep n the second column, ex icrease.	nkruptcy petition and orted increased after	d during the time yer you filed your pe	our case will be etition, check	
	Form	Line	Reason for cha	nge	Date of change	Increase or decrease?	Amount of change	
	122C-122C-					IncreaseDecrease	\$	
	122C-122C-					IncreaseDecrease	\$	
	122C-122C-					IncreaseDecrease	\$	
	122C-122C-					IncreaseDecrease	\$	
<u> </u>								

First Name	Middle Name	Last Name	Case number (<i>if known</i>)
Part 4: Sign	Below		
By signing here, und	er penalty of perjury	you declare that the infor	mation on this statement and in any attachments is true and correct.
×			×
Signature of Debtor	· 1		Signature of Debtor 2

Official Forms 122A-1, 122A-1Supp, 122A-2, 122B, 122C-1, and 122C-2 are updated to comport with the form numbering style developed as part of the Forms Modernization Project. The forms are derived from Official Forms 22A-1, 22A-1Supp, 22A-2, 22B, 122C-1, and 22C-2.

A statement is added to line 26 of Forms 122A-2 and 122C-2 explaining that contributions to qualified ABLE accounts, as defined in 26 U.S.C. § 529A(b), may be included in the deduction for contributions to the care of household or family members. Authorization of the deduction of such contributions was added to Bankruptcy Code § 707(b)(2)(A)(ii)(II) by the Tax Increase Prevention Act of 2014, Pub. Law No. 113-295.

Official Forms 122A-1, 122B, and 122C-1 are revised to add a workspace column for debtor 2 at questions 5 and 6 on the forms.

Official Form 122B is also revised to remove former Part 2. This portion of the form provided for the exclusion of certain income of a debtor's non-filing spouse; since that income is not required to be reported, its exclusion is unnecessary.

Other stylistic changes were made throughout the forms.

[Caption as in Form 416A, 416B, or 416D, as appropriate]

NOTICE OF APPEAL AND STATEMENT OF ELECTION

Part 1: Identify the appellant(s)

- 1. Name(s) of appellant(s):
- 2. Position of appellant(s) in the adversary proceeding or bankruptcy case that is the subject of this appeal:

For appeals in an adversary proceeding.	For appeals in a bankruptcy case and not in an adversary proceeding.
Defendant	Debtor
Other (describe)	
	Trustee
	Other (describe)

Part 2: Identify the subject of this appeal

1. Describe the judgment, order, or decree appealed from: _____

2. State the date on which the judgment, order, or decree was entered:

Part 3: Identify the other parties to the appeal

List the names of all parties to the judgment, order, or decree appealed from and the names, addresses, and telephone numbers of their attorneys (attach additional pages if necessary):

1.	Party:	Attorney:	
2.	Party:	Attorney:	

Part 4: Optional election to have appeal heard by District Court (applicable only in certain districts)

If a Bankruptcy Appellate Panel is available in this judicial district, the Bankruptcy Appellate Panel will hear this appeal unless, pursuant to 28 U.S.C. § 158(c)(1), a party elects to have the appeal heard by the United States District Court. If an appellant filing this notice wishes to have the appeal heard by the United States District Court, check below. Do not check the box if the appellant wishes the Bankruptcy Appellate Panel to hear the appeal.

Appellant(s) elect to have the appeal heard by the United States District Court rather than by the Bankruptcy Appellate Panel.

Part 5: Sign below

Date: _____

Signature of attorney for appellant(s) (or appellant(s) if not represented by an attorney)

Name, address, and telephone number of attorney (or appellant(s) if not represented by an attorney):

Fee waiver notice: If appellant is a child support creditor or its representative and appellant has filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

The form number is updated to comport with the form numbering style developed as part of the Forms Modernization Project. Other stylistic changes were made throughout the form.

[Caption as in Form 416A, 416B, or 416D, as appropriate]

OPTIONAL APPELLEE STATEMENT OF ELECTION TO PROCEED IN DISTRICT COURT

This form should be filed only if all of the following are true:

- this appeal is pending in a district served by a Bankruptcy Appellate Panel,
- the appellant(s) did not elect in the Notice of Appeal to proceed in the District Court rather than in the Bankruptcy Appellate Panel,
- no other appellee has filed a statement of election to proceed in the district court, and
- you elect to proceed in the District Court.

Part 1: Identify the appellee(s) electing to proceed in the District Court

- 1. Name(s) of appellee(s):
- 2. Position of appellee(s) in the adversary proceeding or bankruptcy case that is the subject of this appeal:

For appeals in an adversary proceeding.

For appeals in a bankruptcy case and not in an adversary proceeding.

PlaintiffDefendant

Other (describe)

DebtorCreditor

Trustee

Other (describe)

Part 2: Election to have this appeal heard by the District Court (applicable only in certain districts)

I (we) elect to have the appeal heard by the United States District Court rather than by the Bankruptcy Appellate Panel.

Part 3: Sign below

Signature of attorney for appellee(s) (or appellee(s) if not represented by an attorney)

Date: _____

Name, address, and telephone number of attorney (or appellee(s) if not represented by an attorney):

The form number is updated to comport with the form numbering style developed as part of the Forms Modernization Project. Other stylistic changes were made throughout the form. [This certification must be appended to your brief if the length of your brief is calculated by maximum number of words or lines of text rather than number of pages.]

Certificate of Compliance With Rule 8015(a)(7)(B) or 8016(d)(2)

This brief complies with the type-volume limitation of Rule 8015(a)(7)(B) or 8016(d)(2) because:

- □ this brief contains [*state the number of*] words, excluding the parts of the brief exempted by Rule 8015(a)(7)(B)(iii) or 8016(d)(2)(D), or
- this brief uses a monospaced typeface having no more than 10½ characters per inch and contains [state the number of] lines of text, excluding the parts of the brief exempted by Rule 8015(a)(7)(B)(iii) or 8016(d)(2)(D).

Signature

Date: _____

Print name of person signing certificate of compliance:

The form number is updated to comport with the form numbering style developed as part of the Forms Modernization Project. Other stylistic changes were made throughout the form.

Official Form 107, Statement of Financial Affairs for Individuals Filing for Bankruptcy, which applies only in cases of individual debtors, is revised in its entirety as part of the Forms Modernization Project, making it easier to read and, as a result, likely to generate more complete and accurate responses. The goals of the Forms Modernization Project include improving the interface between technology and the forms so as to increase efficiency and reduce the need to produce the same information in multiple formats. Therefore, many of the open-ended questions and multiplepart instructions have been replaced with more specific questions. In addition, the form is renumbered to distinguish it from the version to be used in non-individual cases, and stylistic changes were made throughout the form.

The form is derived from former Official Form 7, *Statement of Financial Affairs*. The new form uses eleven sections likely to be more understandable to non-lawyers, groups questions of a similar nature together, and eliminates questions unrelated to individual debtors. The new form deletes the instruction, previously found in many questions, that married debtors filing under chapter 12 or chapter 13 must include information applicable to their spouse, even if their spouse is not filing with them, unless the spouses are separated. This change was made because a non-filing spouse's general financial affairs are not relevant to the debtor's bankruptcy case.

Part 1, *Give Details About Where You Lived Before*, moves the questions regarding the debtor's prior addresses, as well as residences in a community property state, to the beginning of the form. The form eliminates the "name used" question in reference to prior addresses. Also, the debtor is no longer required to list the name of a spouse or former spouse who lived with the debtor in a community property state since that information will be provided in Official Form 106H. Part 2, *Explain the Sources of Your Income*, consolidates the questions regarding income, adding "wages, commissions, bonuses, tips" as a category for sources of income, and it eliminates the option to report income on a fiscal year basis. In addition, the form provides examples of types of "other income." The time period is clarified to indicate that the prior two years means two calendar years, plus the portion of the calendar year in which the bankruptcy is filed.

Part 3, List Certain Payments You Made Before You Filed for Bankruptcy, includes questions related to payments made in the 90 days prior to bankruptcy, with a separate question for payments made to insiders within one year before filing for bankruptcy. The statutory definition of consumer debt is provided. The question regarding the nature of the debtor's debts requires the debtor to use checkboxes to indicate whether or not they are primarily consumer debts. The form instructs debtors not to include payments for domestic support obligations in the section regarding insider payments. The form provides a separate question regarding payments or transfers on account of a debt that benefited an insider. For both questions regarding payments to insiders, the debtor is required to provide a reason for the payment. Partnerships of which the debtor is a general partner have been added to the examples of "insiders."

Part 4, *Identify Legal Actions, Repossessions, and Foreclosures*, consolidates questions regarding actions against the debtor's property. The form provides examples of types of legal actions, and requires the debtor to indicate the status of any action. The form adds the requirements that a debtor include any property levied on within a year of filing for bankruptcy and that the debtor provide the last four digits of any account number for any setoffs. Also, a debtor must list any assignment for the benefit of creditors made within one year of filing for bankruptcy.
Part 5, *List Certain Gifts and Contributions*, changes the reporting threshold to \$600 per person or charity and increases the look-back period from one to two years.

Part 6, *List Certain Losses*, clarifies how to report insurance coverage for losses. It provides that the debtor must include on this form amounts of insurance that have been paid, but must list pending insurance claims on Official Form 106A/B.

Part 7, List Certain Payments or Transfers, includes questions regarding payments or transfers of property by the debtor. The question regarding payments or transfers to anyone who was consulted about seeking bankruptcy or preparing a bankruptcy petition requires the email or website address of the person who was paid, as well as the name of the person who made the payment if it was not the debtor. There is a separate question asked about payments or transfers to anyone who promised to help the debtor deal with creditors or make payments to creditors, reminding the debtor not to include any payments or transfers already listed. Also, the debtor must list any transfers of property, outright or for security purposes, made within two years of filing for bankruptcy, unless the transfer was made in the ordinary course of the debtor's business. There is a reminder not to list gifts or other transfers already included elsewhere on the form. The question regarding self-settled trusts adds an explanation that such trusts are often referred to as asset-protection devices.

Part 8, *List Certain Financial Accounts, Safety Deposit Boxes, and Storage Units*, adds money market accounts to the examples provided for the question regarding financial accounts or instruments and removes "other instruments" from the examples. Also, the form adds a question about whether the debtor has or had property stored in a storage unit within one year of filing for bankruptcy. The debtor must provide the name and address of the storage facility and anyone who has or had

access to the unit, as well as a description of the contents and whether the debtor still has access to the storage unit. Storage units that are part of the building in which the debtor resides are excluded.

Part 9, *Identify Property You Hold or Control for Someone Else*, instructs that the debtor should include any property that the debtor borrowed from, is storing for, or is holding in trust for someone.

Part 10, *Give Details About Environmental Information*, requires the debtor to list the case title and nature of the case for any judicial or administrative proceeding under any environmental law and to indicate the status of the case.

Part 11, *Give Details About Your Business or Connections to Any Business*, eliminates instructions that apply only to corporations and partnerships. The debtor must indicate if, within four years (previously six years) before filing for bankruptcy, the debtor owned a business or had certain connections to a business, with five categories of businesses provided as checkboxes. If the debtor has a connection to a business, the debtor must list the name, address, nature, and Employer Identification number of the business, the dates the business existed, and the name of an accountant or bookkeeper for the business. Accounting information requested is truncated; the debtor is simply required to provide the name of the business bookkeeper or accountant.

Part 12, *Sign Below*, eliminates the signature boxes for a partnership or corporation and a non-attorney bankruptcy petition preparer. Also, the debtor is asked to indicate through checkboxes whether additional pages are attached to the form.

APPENDIX A3

[If debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11 of the Bankruptcy Code, this Exhibit "A" shall be completed and attached to the petition.]

[Caption as in Form 416B]

Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11

1. If any of the debtor's securities are registered under Section 12 of the Securities Exchange Act of 1934, the SEC file number is _____.

2. The following financial data is the latest available information and refers to the debtor's condition on

a. Total assets	\$
b. Total debts (including debts listed in 2.c., below)	\$
c. Debt securities held by more than 500 holders	Approximate number of holders:
secured □ unsecured □ subordinated \$ secured □ unsecured □ subordinated \$ secured □ unsecured □ subordinated \$	
 d. Number of shares of preferred stock e. Number of shares common stock 	
Comments, if any:	
3. Brief description of debtor's business:	

4. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of debtor:

Form 416A. CAPTION (FULL)

United States Bankruptcy Court

	District Of	
In re	[Set forth here all names including married, maiden, and trade names used by debtor within the last 8 years.] Debtor	Case No
Address		
	digits of Social-Security or Individual Tax- ntification (ITIN) No(s)., (if any):	Chapter
	r's Tax Identification No(s). (if any):	

[Designation of Character of Paper]

COMMITTEE NOTE

Official Form 416A, *Caption*, applies on all forms where prescribed. Form 416A replaces Official Form 16A, *Caption*. It is renumbered as part of the Forms Modernization Project.

Changes Made after Publication

New Official Forms 416A, 416B, and 416C were withdrawn as published and the current caption forms (Official Forms 16A, 16B, 16D) were renumbered as Official Forms 416A, 416B, and 416D.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). The NCBJ opposed adoption of the new caption forms. The NCBJ commented that it did not perceive a need for altering a format that has been used by litigants and the courts for decades and adopting a format that differs from the caption format used in the district courts and courts of appeal.

The proposed new caption differs from the form of caption used in conventional civil practice in the district court and the court of appeals. Judicial Conference policy is that bankruptcy practice should be consistent with civil practice unless there are particularized needs in the bankruptcy system that override the policy of procedural uniformity. The NCBJ commented that no rationale has been expressed for treating documents filed in the bankruptcy court differently than those filed in the district court and court of appeals.

The NCBJ fails to see how the proposed new format would improve the delivery of the information that is conveyed by the caption. If such a dramatic change in the format of the caption is to be made, the NCBJ suggested that Committee explain why it is necessary and do more than characterize the change as "stylistic." **14-BK-0091 – Pennsylvania Bar Association**. The Pennsylvania Bar Association opposed adoption of the new caption forms. The Bar Association stated that while the Forms Modernization Project is to be commended, changing the style of the caption from a standard legal caption to a form-based caption denigrates the dignity of the Bankruptcy Court and suggests that its filings are purely administrative in nature.

Form 416B CAPTION (Short Title)

(May be used if 11 U.S.C. § 342(c) is not applicable)

United States Bankruptcy Court

		_ District Of	
In re		,,	Case No
	Debtor		Cuse 110
			Chapter

[Designation of Character of Paper]

COMMITTEE NOTE

Official Form 416B, *Caption*, applies on all forms where prescribed. Form 416B replaces Official Form 16B, *Caption*. It is renumbered as part of the Forms Modernization Project.

Changes Made after Publication

New Official Forms 416A, 416B, and 416C were withdrawn as published and the current caption forms (Official Forms 16A, 16B, 16D) were renumbered as Official Forms 416A, 416B, and 416D.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). The NCBJ opposed adoption of the new caption forms. The NCBJ commented that it did not perceive a need for altering a format that has been used by litigants and the courts for decades and adopting a format that differs from the caption format used in the district courts and courts of appeal.

14-BK-0091 – Pennsylvania Bar Association. The Pennsylvania Bar Association opposed adoption of the new caption forms. The Bar Association stated that while the Forms Modernization Project is to be commended, changing the style of the caption from a standard legal caption to a form-based caption denigrates the dignity of the Bankruptcy Court and suggests that its filings are purely administrative in nature. Form 416D Caption for Use in Adversary Proceeding

United States Bankruptcy Court

_____ District Of ______

In re	,	Case No.
	Debtor	
	Plaintiff	Chapter
	Plainulli	
	,	
	Defendant	Adv. Proc. No.

COMPLAINT [*or* other designation]

[If in a Notice of Appeal and Statement of Election (see Form 417A) or other notice filed and served by the debtor, the caption must be altered to include the debtor's address and Employer's Tax Identification Numbers(s) or last four digits of Social Security Number(s) as in Form 416A]

COMMITTEE NOTE

Official Form 416D, *Caption for Use in Adversary Proceeding Other Than for a Complaint Filed by a Debtor*, applies on all forms where prescribed. Form 416D replaces Official Form 16D, *Caption for Use in Adversary Proceeding Other Than for a Complaint Filed by a Debtor*. It is renumbered as part of the Forms Modernization Project.

Changes Made after Publication

New Official Forms 416A, 416B, and 416C were withdrawn as published and the current caption forms (Official Forms 16A, 16B, 16D) were renumbered as Official Forms 416A, 416B, and 416D.

Summary of Public Comment

14-BK-0062 – National Conference of Bankruptcy Judges (NCBJ). The NCBJ opposed adoption of the new caption forms. The NCBJ commented that it did not perceive a need for altering a format that has been used by litigants and the courts for decades and adopting a format that differs from the caption format used in the district courts and courts of appeal.

14-BK-0091 – Pennsylvania Bar Association. The Pennsylvania Bar Association opposed adoption of the new caption forms. The Bar Association stated that while the Forms Modernization Project is to be commended, changing the style of the caption from a standard legal caption to a form-based caption denigrates the dignity of the Bankruptcy Court and suggests that its filings are purely administrative in nature.

APPENDIX B

Appendix B

PROPOSED AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCEDURE*

For Publication for Public Comment

1	Rule 1006. Filing Fee
2	* * * * *
3	(b) PAYMENT OF FILING FEE IN
4	INSTALLMENTS.
5	(1) Application to Pay Filing Fee in
6	Installments. A voluntary petition by an individual shall
7	be accepted for filing, regardless of whether any portion of
8	the filing fee is paid, if accompanied by the debtor's signed
9	application, prepared as prescribed by the appropriate
10	Official Form, stating that the debtor is unable to pay the
11	filing fee except in installments.
	* * * *

^{*} New material is underlined in red; matter to be omitted is lined through.

Committee Note

Subdivision (b)(1) is amended to clarify that an individual debtor's voluntary petition, accompanied by an application to pay the filing fee in installments, must be accepted for filing, even if the court requires the initial installment to be paid at the time the petition is filed and the debtor fails to make that payment. Because the debtor's bankruptcy case is commenced upon the filing of the petition, dismissal of the case due to the debtor's failure to make the initial or a subsequent installment payment is governed by Rule 1017(b)(1).

APPENDIX C

ADVISORY COMMITTEE ON BANKRUPTCY RULES Meeting of April 20, 2015 Pasadena, CA

DRAFT MINUTES

The following members attended the meeting:

Circuit Judge Sandra Segal Ikuta, Chair Circuit Judge Adalberto Jordan District Judge Jean Hamilton District Judge Robert James Jonker District Judge Amul R. Thapar Bankruptcy Judge Stuart M. Bernstein Bankruptcy Judge Dennis Dow Bankruptcy Judge A. Benjamin Goldgar Bankruptcy Judge Arthur I. Harris Professor Edward R. Morrison Diana Erbsen, Esquire Jeffrey Hartley, Esquire Richardo I. Kilpatrick, Esquire Jill Michaux, Esquire Thomas Moers Mayer, Esquire

The following persons also attended the meeting:

Professor S. Elizabeth Gibson, reporter Circuit Judge Jeffrey S. Sutton, Chair of the Committee on Rules of Practice and Procedure (Standing Committee) Rebecca Womeldorf, Secretary, Standing Committee and Rules Committee Officer Bankruptcy Judge Martin Isgur Bankruptcy Judge Elizabeth L. Perris Bankruptcy Judge Erithe A. Smith, liaison from the Committee on the Administration of the Bankruptcy System Bankruptcy Judge Eugene R. Wedoff Ramona D. Elliott, Deputy Director /General Counsel, Executive Office for U.S. Trustees Roy T. Englert, Jr., Esq., liaison from the Standing Committee James J. Waldron, Clerk, U.S. Bankruptcy Court for the District of New Jersey Bridget Healy, Esq., Administrative Office Scott Myers, Esq., Administrative Office Molly Johnson, Senior Research Associate, Federal Judicial Center Patricia Ketchum, consultant to the Committee James Wannamaker, Esq., consultant to the Committee Michael T. Bates, Senior Company Counsel, Wells Fargo

Marcy Ford, Trott Law Firm, Farmington Hills, Michigan Michael McCormick, McCalla Rayner, LLC, Roswell, Georgia Raymond J. Obuchowski, National Association of Bankruptcy Trustees Jon M. Waage, Chapter 13 Trustee, Middle District of Florida Daniel A. West, South Law Firm, St. Louis, Missouri

Introductory Items

1. Greetings

Judge Sandra Ikuta opened the meeting, welcoming Committee members to Southern California. The Committee members as well as guests introduced themselves. Judge Ikuta noted the absence of Troy McKenzie, the former Assistant Reporter to the Committee, who had taken a new position as deputy attorney general at the Department of Justice's Office of Legal Counsel. Judge Ikuta outlined her idea of using a consent and discussion calendar approach to the meetings going forward. Items that are noncontroversial and do not need discussion could be considered on the consent calendar and those that need greater discussion could be considered on the discussion calendar. Any issue could be moved from one calendar to the other.

2. Approval of minutes of the Charleston, SC meeting of September 29-30, 2014

The minutes of the meeting of September 29-30, 2014 were approved.

- 3. Oral Reports on Meetings of Other Committees
 - (A) January 2015 meeting of the Committee on Rules of Practice and Procedure

Professor Elizabeth Gibson reported on the January 2015 Committee on Rules of Practice and Procedure (Standing Committee) meeting. The Committee had one action item, the proposed amendment to Rule 1001, and the Standing Committee approved it for publication. An update was provided to the Standing Committee about the Chapter 13 plan form process and the final set of modernized forms. The draft minutes from the January 2015 Standing Committee meeting were included in the agenda materials at Tab 3A.

(B) December 2014 meeting of the Committee on the Administration of the Bankruptcy System

Judge Erithe Smith reported on the December 2014 meeting of the Committee on the Administration of the Bankruptcy System (Bankruptcy Committee). The Committee on Court Administration and Case Management (CACM) took the position that bankruptcy judges do not have the discretion to waive the reopening fees in individual chapter 11 cases and the Bankruptcy Committee asked CACM to review this decision.

No decision has been made. The Bankruptcy Committee deferred any action on the Bankruptcy Administrator (BA) program as the Administrative Office (AO) is completing an assessment of the program. There are several proposals to reduce or expand the powers of the BA program, including a proposal to transfer control of the U.S. Trustee program to the courts, but the Bankruptcy Committee recommended that these proposals be held off pending the completion of the assessment.

(D) Spring 2015 meeting of the Advisory Committee on Civil Rules

Judge Arthur Harris reported on the spring meeting of the Advisory Committee on Civil Rules (Civil Rules Committee), noting that Judge Bates will be the new chair of the Civil Rules Committee. The amended rules regarding discovery will likely be effective in December 2015. The Civil Rules Committee also discussed amending Civil Rule 6 to eliminate the rule providing three additional days to take an act when service is made electronically as well as an amendment to Civil Rule 5 to require electronic filing. The proposed amendment to Civil Rule 5 would require electronic filing unless prohibited by local rule. In response to concerns raised by the Advisory Committee on Criminal Rules, an express exception for *pro se* filers was added.

The Civil Rules Committee meeting also discussed potential changes to Civil Rule 68. The Bankruptcy Rules have a corresponding rule – 7068 – regarding offers of judgment. The Civil Rules Committee's Civil Rule 23 Subcommittee will have a conference in September 2015. Its Appellate Subcommittee is considering the issue of manufactured finality.

Subcommittee Reports and Other Action Items

- 4. Report by the Subcommittee on Consumer Issues
 - (A) Suggestion 14-BK-B from CACM to Amend Rules Regarding Redaction of Private Information in Closed Cases

Judge Harris provided a brief overview of the issue, referring to the memo at Tab 4A. The Judicial Conference adopted a policy that a case does not need to be reopened to redact a previously-filed document. The Conference approved a redaction fee of \$25 per case for instances in which redaction is the only reason for reopening a case. It is on the miscellaneous fee schedule. For this reason, an immediate amendment is not necessary and the subcommittee will continue to consider several issues related to redaction, including notice.

(B) Report Regarding Suggestion 12-BK-I by Judge John E. Waites (on behalf of the Bankruptcy Judges Advisory Group) to Amend Rule 1006(b)

Judge Harris explained that this issue has been under consideration for several years. It relates to Suggestion 12-BK-I by Judge Waites (on behalf of the Bankruptcy Judges Advisory Group) to amend Bankruptcy Rule 1006(b) to provide that courts may require a minimum initial payment with requests to pay filing fees in installments.

A report from Professor Gibson detailing the issue was included at Tab 4B of the materials.

At the fall meeting, the Committee decided not to make an amendment to Rule 1006(b) because no language change was needed to permit minimum payments with installment applications. The Committee also addressed a different issue: that some courts rejected filings where debtors did not have the upfront installment payments. That issue was referred back to the subcommittee, which recommended an amendment to Rule 1006(b) to require courts to accept a petition regardless of whether any portion of the filing fee is provided so long as the petition is accompanied by a signed application to pay the filing fee in installments. The subcommittee further recommended that the accompanying Committee Note cross-reference Rule 1017.

A motion was made to approve the recommendation and it was approved unanimously. The recommendation will be forwarded to the Standing Committee for consideration at its May 2015 meeting for approval for publication.

The subcommittee recommended that the Committee take no action on a separate suggestion from a Committee member to amend the Rule to detail the proper procedure in a case in which the debtor has unpaid fees from a prior case and requests to pay the filing fee for a subsequent case in installments.

(C) Report Concerning Suggestion 13-BK-G to Amend Rule 1015(b)

The suggestion to change the reference in Rule 1015(b) to the word "spouse" had been approved at the spring 2014 meeting. The Committee agreed with the subcommittee's recommendation to wait for the Supreme Court's decision in *Obergefell v. Hodges*, No. 14-556, to be decided by June before deciding about publication of the proposed amendment.

(D) Achieving a Better Life Experience Act of 2014 (the ABLE Act) Amendments

Judge Harris explained that the passage of the ABLE Act on December 19, 2014 necessitates several amendments to Official Forms 106A/B, 122A-2, and 122C-2 as well as a change to the Committee Note for Official Form 106A/B. The changes are all minor and add references to ABLE Act accounts to the forms. A memo detailing the required

changes is included at Tab 4D of the agenda materials. The subcommittee recommended the following edits to the materials in the agenda book: to change the term "interest" to "interests," the term "continues" in the means tests forms to "continuing," and "defined under" or "defined by" to "defined in" in the forms and Committee Note.

The changes will be included with the other modernized forms changes that will go to the Standing Committee for its May 2015 meeting. A motion was made to approve the amendments and it was unanimously approved.

- 5. Joint Report by the Subcommittees on Consumer Issues and Forms
 - (A) Discussion Regarding Proposed Chapter 13 Plan Form (Official Form 113) and Related Proposed Amendment Rules

Judge Ikuta started that the Committee's first decision was a policy decision regarding how to proceed with the plan form. She provided a brief overview of the history of the development of the plan form. The form was published in 2013 and again in 2014, and a hearing was held in January 2015 in Washington D.C. at which several people testified both for and against the published plan form. Both publications resulted in many comments, and the majority of the comments objected to a mandatory chapter 13 plan form. One of the comments received in 2014 was a letter opposing the plan form signed by 144 bankruptcy judges. Following the hearing, a compromise solution was proposed by a small group of bankruptcy judges and practitioners, including some of the 144 judges who had signed the letter opposing the plan form. The materials related to the chapter 13 plan form are included at Tab 5A of the agenda book and Appendix A of the appendices book.

Professor Gibson outlined the options for the chapter 13 plan form and related rules. The options include: (1) going forward with the published plan form and related rules with any necessary changes in response to comments received by presenting the package to the Standing Committee for approval at its May 2015 meeting, (2) going forward with the proposed amended rules as published but not issue an official form, using the published version of the plan form as either a Director's Form or have not form at all, (3) not proceed with any aspect of the chapter 13 plan form or related rules, or (4) proceed with some type of compromise with regard to the plan form and related rule amendments.

The compromise would not necessarily be the same as the one proposed by the commenters, but its premise would be the same: that district could opt-out of using the national form if the district had a local plan with certain required provisions. This option would require an amendment to Rule 3015.

If the Committee decided to proceed with a compromise approach, the Committee would also have to consider timing issues. Assuming that the Official Form and related

5

rules remain as a package, republication of any part of that package in August 2016 means that the form and rules would be on track to go into effect on December 1, 2018. On the other hand, if republication is not deemed necessary, the chapter 13 plan form and rules could be promulgated a year earlier.

The Committee engaged in a robust discussion. Many members spoke in favor of a compromise solution, noting that it achieves some of the goals of the original chapter 13 plan form project, including greater efficiency in the chapter 13 process and also will provide the opportunity to test the plan form. A number of members expressed support for continuing with the current plan form as published. Several members noted their objection to continuing with the proposed rule amendments by themselves. Members also discussed whether republication would be necessary.

Following the discussion, a motion was made to explore a compromise approach and the motion was approved unanimously. A second motion was made to defer a decision on republication until the Fall 2015 meeting. This motion was also approved unanimously. Judge Ikuta assigned this project to the Forms Subcommittee, which may seek the help of former members of the Working Group that developed the chapter 13 national form, as well as other members of the bankruptcy community. The Forms Subcommittee will recommend revisions to the form and rules and recommend whether to republish the form and associated rules at the fall meeting.

(B) Report Regarding Potential Forms to Implement Rules 3002.1(f) and (g)

Judge Goldgar reported that the subcommittee is continuing its work on the proposed forms related to Rules 3002.1(f) and (g).

(C) Report on Comments and Recommendation Regarding Published Rule 3002.1

Judge Goldgar reported that there were several comments on the published rule, although they were closer to suggestions than comments. A motion was made to approve the amended form as published and the motion was approved unanimously.

6. Report by the Subcommittee on Forms

(A) Report and Recommendation on Effective Date for Modernized Forms

Judge Dow reported on the Forms Subcommittee's recommendations. First, the subcommittee recommended, with one dissent, that the modernized forms become effective December 1, 2015. The Committee modernized the forms to make them more usable for debtors and creditors as well as to utilize the data benefits of the Next Gen system. Going forward with the forms in 2015 achieves the first of the two objectives and permits the AO to build its database for the new forms rather than for both sets of forms. The subcommittee's research established that the majority of private software

vendors will be prepared to proceed with the modernized forms in December. Therefore, the subcommittee did not recommend delaying the effective date of the forms until the Next Gen system is ready to accept data from the modernized forms, which would be December 2016, at the earliest, or December 2017.

Second, the subcommittee recommended permitting the use of the current Official Forms after December 1, 2015 solely by the Electronic Self-Representation (ESr) program. The program permits *pro se* debtors to use an online system to complete the case opening forms for bankruptcy in three courts: the District of New Jersey, the District of New Mexico, and the Central District of California. The ESr program is not designed to work with the modernized forms.

Third, the subcommittee considered how to provide the bankruptcy community with guidance regarding the conversion to the modernized forms by courts and parties, including guidance concerning the use of superseded forms in certain circumstances in cases that were started before the effective date of the new forms. The subcommittee proposed adopting language that is used with the promulgation of amended rules, that the new forms should be used in pending cases "insofar as just and practicable."

A motion was made to make December 1, 2015 the effective date for the modernized forms, permit the use of the current forms in the ESr courts post-December 1, 2015, and to use the suggested language regarding the use of the superseded forms. The motion was approved unanimously.

Judge Ikuta and Judge Dow thanked Judge Perris for her work on the project.

(B) Report on Comments on Published Forms

Judge Dow stated that reviewed the many comments filed on the published forms. A summary of all of the comments and the subcommittee's recommendations were included in the agenda book at Tab 6(B)(1) and in Appendix B. The proposed forms are included in Appendix C. Judge Dow noted that the Forms Subcommittee recommended several revisions to the forms' instructions, and these revisions did not need approval by the Standing Committee or the Judicial Conference.

A motion was made to approve the forms as set forth in the agenda book with the revisions that the language regarding "with net value" be deleted from Official Form 206A/B and that the term "lease" be added to questions about ownership to Official Form 206A/B to add "lease" in questions about ownership. The motion was approved.

A motion was made to approve the following of the published forms as set out in the agenda materials with the minor edits as described above: Official Forms 106J, 106J-2, 201, 202, 204, 205, 206Sum, 206A/B, 206D, 206E/F, 206G, 206H, 207, 309A, 309B,

309C, 309D, 309E, 309F, 309G, 309H, 309I, 312, 313, 314, 315, 410, 410S1, 410S2, 424; and the abrogation of Official Forms 11A and 11B. The motion was approved.

(C) Report and Recommendation on Comments on Official Form 410A

Judge Dow stated that Official Form 410A is the proof of claim attachment form used by mortgage creditors and that the form was included as part of Appendix C. The form was published in August 2014 and the subcommittee recommended that the form be approved as published with a few minor alternations in response to comments. The Department of Justice commented that the modernized form eliminates an itemized list of fees included on the current version of the form. After discussion, the Committee determined not to include the itemized list of fees on the modernized form.

A motion was made to approve Official Form 410A as published, with the minor edits. The motion was approved.

- 7. Report by the Subcommittee on Business Issues
 - (A) Recommendation Concerning Whether to Publish Proposed Amended Official Forms 9F and 9F(Alt.) (to be Official Form 309F)

Judge Bernstein reported on Suggestion 12-BK-I regarding the language used on Official Forms 9F and 9F(Alt.) (Official Form 309F) regarding the commencement of a dischargeability action and the deadline for filing such an action. The Committee had previously approved a revisions to these forms in response to an ambiguity in section 1141(d)(6)(A) of the Bankruptcy Code at the fall 2014 meeting. The subcommittee recommended publishing the amended form after the modernized form goes into effect. A motion was made to approve this recommendation and the motion was approved.

(B) Report on Noticing Working Group

Judge Bernstein explained that because Troy McKenzie has left the Committee as Assistant Reporter, this issue will wait until the new Assistant Reporter is appointed.

(C) Report Regarding Small Business Forms

Judge Bernstein reported that these forms are ones related to small business cases (Official Forms 25A, 25B, and 25C), Official Form 26, and Exhibit A to the petition (to be re-numbered Official Form 201A). The subcommittee is continuing to work on the forms. Mr. Mayer provided an update on his research regarding Exhibit A/Official Form 201A, which included speaking with several lawyers at the Securities and Exchange Commission. He determined that the SEC does use the forms and would use the form with new Official Form 401. The SEC does not monitor bankruptcy filings by reviewing Form 8-K filings; instead, they look for Exhibit A/Official Form 201A filings in

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bankruptcy cases. Although service of the form on the SEC would be helpful, it is not necessary. Mr. Mayer advised that he is working on a re-draft of Exhibit A/Official Form 201A and that he will circulate the draft to the subcommittee when complete.

Mr. Mayer will also provide a suggestion to the Business Subcommittee for a change in the rules to address a problem with companies ceasing SEC filings immediately before or after filing for bankruptcy.

(D) Recommendation Regarding Proposed Amended Rule 9006(f)

Professor Gibson reported that this amendment eliminated the rule providing three additional days to take an act when service is made electronically. A memo on the topic was included at Tab 7D of the agenda materials. The other rules committees published similar amendments. There were few comments submitted in response. The various rules committees are working together to develop consensual language in response to an objection raised by the Department of Justice (DOJ) that the elimination of the three-day rule could lead to gamesmanship in litigation.

A motion was made to delegate authority to the Reporter to communicate that while the Committee preferred not to revise the Committee Note in response to the DOJ's comment, it agreed to the addition of the following language if needed to maintain uniformity with the Committee Notes of the other advisory committees: "The ease of making electronic service after business hours, or just before or during a weekend or holiday, may result in a practical reduction in the time available to respond. Extensions of time may be warranted to prevent prejudice."

- 8. Report by the Subcommittee on Privacy, Public Access, and Appeals
 - (A) Recommendation Regarding Revising the Uniform Numbering System for Local Bankruptcy Rules

Judge Adalberto Jordan reported on the uniform local rules renumbering issue. Scott Myers explained that the uniform numbering system must be amended in order to match the revised Part VIII Rules. The uniform numbering system document is posted online for courts to use in promulgating their local rules. The Committee agreed to this change.

- 9. Report by the Subcommittee on Technology and Cross Border Insolvency
 - (A) Report Regarding Amendments Related to Electronic Filing

Professor Gibson reported on the current status of the Civil Rules Committee's electronic filing proposal which is discussed in the materials included in the agenda book at Tab 9A(1). The Advisory Committee on Criminal Rules proposed revised language

that would exempt *pro se* parties from electronic filing requirements and permit electronic filing by *pro se* parties where permitted by local rule. A motion was made to delegate the authority to complete the negotiations for this language to the Reporter and Chair, and the motion was approved unanimously.

Professor Gibson reported that the Civil Rules Committee has proposed permitting service via a court's CM/ECF system without the consent of the person served and via another electronic method with consent.

(B) Review and Recommendation Regarding Comments on Official Form 401 and Related Proposed Rule Amendments

Professor Gibson reported that Official Form 401 resulted from the Forms Modernization Project's decision to create separate petitions for individual and nonindividual debtors and the determination that a separate chapter 15 petition would allow the deletion of otherwise unnecessary information from the other petitions. In addition, the rules that relate to chapter 15 were revised to create a separate rule governing responses to chapter 15 petitions. The form and proposed amended rules were published in August 2014. One comment suggested a small change to Rule 1012 regarding service of a response. The SEC suggested that an Exhibit A/Official Form 201A requirement be added to Official Form 401. This will be considered by the Business Subcommittee. A motion was made to approve Official Form 401 and the related proposed chapter 15 rules, and the motion passed unanimously.

- 10. Report by the Subcommittee on Attorney Conduct and Health Care
 - (A) Report Concerning Suggestion 13-BK-C by the American Bankruptcy Institute's (ABI) Task Force on National Ethics Standards to Amend Rule 2014

Judge Robert Jonker discussed the subcommittee's work on this issue. The ABI suggested changes to Rule 2014 to specify the relevant connections that must be described in the verified statement accompanying an application to employ professionals. The subcommittee will continue to work on this issue.

Information Items

11. Report on Decisions Interpreting 11 U.S.C. § 109(h)

Professor Gibson provided an update on this issue. There is one new case interpreting Bankruptcy Code § 109(h) as to whether credit counseling can be obtained on the day of the filing of the petition but after the time of the filing. There was as a direct appeal to the Seventh Circuit of a case from the Northern District of Illinois that allowed post-filing credit counseling but it was determined to be moot on appeal. She does not see a need for any changes to official forms at this time.

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12. Report on Legislative Issues Related to Bankruptcy

There was nothing to report.

13. Supreme Court Update

Professor Gibson updated the group on *Sharif v. Wellness Int'l Network, Ltd.* (No. 13-935) which was heard by the Court in January. There are several other cases before the court, including a case regarding fee awards for defending a fee application and two cases involving stripping off junior mortgages where the senior lien is under-secured. During the argument on these cases, several justices questioned whether *Dewsnup v. Timm*, 502 U.S. 410 (1992) should be reconsidered.

- 14. *Deferred consideration*: The following items have been approved for submission to the Committee on Practice and Procedure in the future.
 - (A) Proposed revisions to Rule 8002(a)(5) in response to Comment 12-BK-033. *Approved at the fall 2013 Advisory Committee meeting.*
 - (B) Proposed revisions to Rule 8006(b) in response to Comment 12-BK-033. *Approved at the fall 2013 Advisory Committee meeting.*
 - (C) Proposed revisions to Rule 8023. *Approved at the spring 2014 Advisory Committee meeting.*
 - (D) Proposed revisions to Rule 3002.1 that notice requirements for payment changes for home equity lines of credit (HELOCs) may be modified by court order. *Approved at the fall 2014 Advisory Committee meeting.*
- 15. *Future consideration:* Suggestions and issues deferred for future consideration.
 - (A) Suggestion 12-BK-M by Judge Scott Dales to amend Rule 2001(h) to mitigate the cost of giving notice to creditors who have not filed proof of claim. *Placed on the future consideration list at the fall 2013 meeting pending receipt of comments on the Chapter 13 Plan Form and related rules amendments.*
 - (B) Comments 12-BK-005, 12-BK-015, and 12-BK-040 regarding the designation of the record in bankruptcy appeals.
 - (C) Recommendation concerning previously approved and then withdrawn amendments to Rules 7008, 7016, 9027, and 9033 (based on *Stern v. Marshall*), as well as Alan Resnick's Suggestion 12-BK-H to amend the Part VIII rules to

allow appellate courts to treat bankruptcy courts' judgments as proposed findings of facts and conclusions of law.

16. Future meetings: Fall 2015 meeting, October 1-2 in Washington, D.C.

Judge Ikuta stated that the next meeting with be in Washington, D.C. on October 1-2, 2015. The meeting will be held at the Administrative Office.

17. New Business

Judge Ikuta noted that the new suggestions have been assigned as set forth below. No one voiced any objections to the assignments.

(A) Suggestion 14-BK-G by Gary Streeting the Rule 2002(a)(1) be amended so that only the last 4 digits of a debtor's Social Security Number are including in the 341 meeting notice sent to creditors. Assigned to the Consumer Subcommittee.

(B) Suggestion 15-BK-A by Derek S. Tarson that the bankruptcy schedules be revised to reflect ownership categories that are gender neutral so that they can be accurately completed by same sex spouses. Assigned to the Forms Subcommittee.

(C) Suggestion 15-BK-B by Judge S. Martin Teel, Jr. to revise Director's Form 263-*Bill of Costs*. Assigned to the Forms Subcommittee.

(D) Suggestion 15-BK-C by Professor Kenneth N. Klee to amend Rule 8018-*Serving and Filing Briefs; Appendices*. Assigned to the Privacy, Public Access and Appeals Subcommittee.

18. Adjournment

Judge Ikuta thanked everyone for attending the meeting. The meeting adjourned at 3:20 p.m.