UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

NOTICE REGARDING NEW AND REVISED OFFICIAL FORMS EFFECTIVE OCTOBER 1, 2006

On September 25, 2006, the Court was notified that the Judicial Conference of the United States had approved revisions to Official Forms 1, 5, 6, 9, 22A, 22C and 23. The Judicial Conference also approved a new Exhibit D to Official Form 1.

The effective date of these revised and new forms is October 1, 2006. Use of these forms is mandatory in cases filed on or after that date.

All of these forms will be available on the court's web site.

Attached is a memorandum from the Committee on Rules of Practice and Procedure of the Judicial Conference relating to these revised and new forms.

That memorandum also recommends that bankruptcy courts adopt as a local rule certain amendments to Interim Bankruptcy Rule 1007, as proposed in the memorandum. The judges of this court will consider that proposed rule amendment shortly. The Court will give notice of any administrative order adopting any local rule amendment.

Effective October 1, 2006, the Court will require that the certification of completion of instructional course concerning personal financial management be filed using Official Form 23, Debtor's Certification of Instructional Course Concerning Personal Financial Management (10/06).

Official Form 23 is required for debtor(s) with primarily consumer debts in all chapter 7 and chapter 13 cases and <u>must</u> be signed by the debtor. Form 23 must contain the number of the certificate of completion issued by the approved personal financial management counselor. A certificate issued by the personal financial management agency will not be sufficient to meet this filing requirement.

Failure to use the official form may result in a delay of entry of an Order Discharging Debtor or in the closing of the case without a discharge for the debtor.

Steven Rhodes Chief Bankruptcy Judge

September 28, 2006

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE OF THE JUDICIAL CONFERENCE OF THE UNITED STATES WASHINGTON, D.C. 20544

DAVID F. LEVI CHAIR

PETER G. McCABE SECRETARY

CHAIRS OF ADVISORY COMMITTEES

CARL E. STEWART APPELLATE RULES

THOMAS S. ZILLY BANKRUPTCY RULES

LEE H. ROSENTHAL CIVIL RULES

SUSAN C. BUCKLEW CRIMINAL RULES

> JERRY E. SMITH EVIDENCE RULES

September 25, 2006

MEMORANDUM TO: CHIEF JUDGES, UNITED STATES DISTRICT COURTS JUDGES, UNITED STATES BANKRUPTCY COURTS

SUBJECT: Judicial Conference Approved Proposed Amendment to Interim Bankruptcy Rule 1007 and Revisions to Official Forms Implementing the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005

On September 19, 2006, the Judicial Conference approved, among other things, that an amendment to Interim Bankruptcy Rule 1007 be distributed immediately to the courts with a recommendation that it be adopted by standing order or local rule in the same manner that the Interim Bankruptcy Rules were adopted in 2005. The amendment to Interim Rule 1007 addresses problems arising from the debtor's obligation to file a certificate showing completion of a credit counseling course prior to commencing a bankruptcy case. Current Interim Rule 1007 requires debtors to file a certificate showing that they completed the credit counseling as provided for under the Bankruptcy Code in the 180 days before commencement of the case. Experience with the interim rule has shown that some debtors completed the counseling but were unable to timely obtain a copy of the certificate, resulting in the dismissal of their case. The amendment to Interim Rule 1007(b) and (c) addresses this problem by providing debtors a 15-day grace period within which to file the certificate.

The Judicial Conference also approved proposed revisions to Official Forms 1, 5, 6, 9, 22A, 22C, and 23, and new Exhibit D to Official Form 1. The proposed changes to the Official Forms include, among other things, an amendment to Official Form 1 implementing the proposed amendment to Interim Rule 1007 and amendments implementing new statistical reporting requirements mandated by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005. The effective date of the revised Official Forms is October 1, 2006.

Memorandum from Hon. Thomas S. Zilly Page 2

To provide the courts with as much lead time as possible to implement the revisions to Official Forms 1, 5, 6, 9, 22A, 22C, and 23, and new Exhibit D to Official Form 1 and to consider and implement the proposed amendment to Interim Rule 1007, the proposed amendments to the Official Forms and an excerpt from the Advisory Committee's report to the Standing Committee were posted to the Federal Rulemaking web site. The excerpt, which is posted at <<u>http://www.uscourts.gov/rules/Appendix_C.pdf</u>>, includes the text of the proposed amendment to Interim Rule 1007 and a Committee Note explaining the changes.

Questions regarding the amendments to the Official Forms and Interim Rule 1007 should be addressed to James Wannamaker or Stephen "Scott" Myers at the Bankruptcy Judges Division by telephone at (202) 502-1900 or by email at James_Wannamaker@ao.uscourts.gov and/or Stephen_Myers@ao.uscourts.gov.

Thomas 3200

Thomas S. Zilly Chair, Advisory Committee on Bankruptcy Rules

cc: Honorable David F. Levi, Chair, Committee on Rules of Practice and Procedure District Court Executives Clerks, United States District Courts Clerks, United States Bankruptcy Courts Bankruptcy Administrators

COMMITTEE ON RULES OF PRACTICE AND PROCEDURE OF THE JUDICIAL CONFERENCE OF THE UNITED STATES WASHINGTON, D.C. 20544

Agenda E-19 (Appendix C) Rules September 2006

CHAIRS OF ADVISORY COMMITTEES

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TO: Honorable David F. Levi, Chair Standing Committee on Rules of Practice and Procedure

FROM: Honorable Thomas S. Zilly, Chair Advisory Committee on Bankruptcy Rules

DATE: May 24, 2006 (Revised June 30, 2006)

RE: Report of the Advisory Committee on Bankruptcy Rules

I. INTRODUCTION

The Advisory Committee on Bankruptcy Rules met on March 8-10, 2006, in Chapel Hill, North Carolina. As a result of that meeting and other actions, the Advisory Committee recommends a series of Action Items to the Standing Committee. ... Third, we recommend amending Interim Rule 1007, to be effective on October 1, 2006, as set out in Part II.B.4. Fourth, the Committee recommends that the Standing Committee approve the proposed amendments to the Official Forms in Part II.C.2 of the report and submit them to the Judicial Conference for its approval with an effective date of October 1, 2006.

* * * * *

Part II.B.4 contains amendments to Bankruptcy Rule 1007 that are being recommended both for inclusion in the rules for publication and for approval as an Interim Rule that can be recommended to the bankruptcy courts for adoption by standing order in the manner that the Interim Rules were adopted prior to October 17, 2005. The 2005 Act amended the Bankruptcy Code to require that consumer debtors receive credit counseling prior to commencing a bankruptcy case. Interim Rule 1007 implements that provision by requiring debtors to file a certificate that they have completed the counseling in the 180 days prior to the commencement of the case. Case law developments have shown that some debtors have completed the counseling but have been unable to obtain a copy of the certificate. The proposed amendment to Interim Rule 1007(b) and (c) addresses the problem by permitting debtors in this position to make a statement that they have completed the counseling and are awaiting receipt of the appropriate certificate. In that event, the debtor has until 15 days after the filing of the petition to file the certificate with the court.

DAVID F. LEVI CHAIR

PETER G. McCABE SECRETARY In tandem with this proposed amendment to the Interim Rule 1007, the Advisory Committee recommends a change to Official Form 1, the voluntary petition, for approval by the Standing Committee and for recommendation for adoption by the Judicial Conference, with an effective date of October 1, 2006. The amendment to the Official Form includes a change that implements the amendment to Interim Rule 1007(b)(3) and also includes a series of cautions intended to inform debtors of the consequences of the filing of a bankruptcy petition. Many pro se debtors are unaware of the significant adverse consequences of filing a petition, and the warnings may deter improvident or premature filings. This will reduce the harm to those debtors as well as ease burdens on clerks who often are called upon to respond to inquiries from debtors on these matters.

In addition to the proposed amendment to Official Form 1, the Advisory Committee recommends changes to several other Official Forms also with an effective date of October 1, 2006. These amendments, which are described in Section II.C.1, implement the substantial new statistical reporting requirements in the 2005 Act. They are set out in a separate attachment.

* * * * *

II. ACTION ITEMS

3. Synopsis of Amendment to Interim Rule 1007 Recommended for Approval Effective October 1, 2006:

* * * * *

(a) Interim Rule 1007 is amended to require a debtor to file an Official Form that includes a statement of the debtor's compliance with the prepetition credit counseling obligation of § 109(h) of the Code. The statement will ensure that debtors either will have complied with the obligation or are requesting an exception from the obligation under the standards set out in the Code. The Advisory Committee recommends that this amendment to the Interim Rules be approved and recommended to the courts for their adoption by standing order effective on October 1, 2006.

4. Text of Amendment to Proposed Interim Rule 1007.

Interim Rule 1007. Lists, Schedules, and Statements, and Other Documents; Time Limits¹

1	* * * *
2	(b) SCHEDULES, STATEMENTS, AND OTHER
3	DOCUMENTS REQUIRED.
4	* * * *
5	(3) Unless the United States trustee has determined
6	that the credit counseling requirement of § 109(h) does not
7	apply in the district, an individual debtor must file the
8	certificate and debt repayment plan, if any, required by
9	§ 521(b), a certification under § 109(h)(3), or a request for a
10	determination by the court under § 109(h)(4). a statement of
11	compliance with the credit counseling requirement, prepared

* The amendments are proposed to Interim Rule 1007. Therefore, the underlined additions and the strikeout deletions are to the Interim Rule adopted by the courts on or about October 17, 2005, and not to the existing national rule. This amendment is intended to operate along with the adoption of the amendments to Official Form 1, the voluntary petition.

12	as prescribed by the appropriate Official Form which must
13	include one of the following:
14	(A) an attached certificate and debt repayment
15	plan, if any, required by § 521(b);
16	(B) a statement that the debtor has received the
17	credit counseling briefing required by § 109(h)(1) but does
18	not have the certificate required by § 521(b);
19	(C) a certification under § 109(h)(3); or
20	(D) a request for a determination by the court
21	<u>under § 109(h)(4).</u>
22	* * * *
23	(c) TIME LIMITS. In a voluntary case, the schedules,
24	and statements, and other documents required by subdivision
25	(b)(1), (4), (5), and (6) shall be filed with the petition or
26	within 15 days thereafter, except as otherwise provided in
27	subdivisions (d), (e), (f), and (h) of this rule. In an
28	involuntary case, the list in subdivision (a)(2), and the
29	schedules, statements, and other documents required by

30	subdivision (b)(1) shall be filed by the debtor within 15 days
31	of the entry of the order for relief. The documents required by
32	subdivision (b)(3) shall be filed with the petition in a
33	voluntary case. The statement required by subdivision (b)(7)
34	shall be filed by the debtor within 45 days after the first date
35	set for the meeting of creditors under § 341 of the Code in a
36	chapter 7 case, and no later than the last payment made by the
37	debtor as required by the plan or the filing of a motion for
38	entry of a discharge under § 1328(b) in a chapter 13 case.
39	The statement required by subdivision (b)(8) shall be filed by
40	the debtor not earlier than the date of the last payment made
41	under the plan or the date of the filing of a motion for entry of
42	a discharge under §§ 1141(d)(5)(B), 1228(b), or 1328(b). In
43	a voluntary case, the documents required by paragraphs (A),
44	(C), and (D) of subdivision (b)(3) shall be filed with the
45	petition. Unless the court orders otherwise, if the debtor has
46	filed a statement under subdivision (b)(3)(B), the documents
47	required by subdivision (b)(3)(A) shall be filed within 15 days

48	of the order for relief. In a chapter 7 case, the debtor shall file
49	the statement required by subdivision (b)(7) within 45 days
50	after the first date set for the meeting of creditors under § 341
51	of the Code, and in a chapter 13 case no later than the date
52	when the last payment was made by the debtor as required by
53	the plan or the filing of a motion for a discharge under
54	§ 1328(b). The debtor shall file the statement required by
55	subdivision (b)(8) no earlier than the date of the last payment
56	made under the plan or the date of the filing of a motion for
57	a discharge under §§ 1141(d)(5)(B), 1228(b), or 1328(b) of
58	the Code. Lists, schedules, statements, and other documents
59	filed prior to the conversion of a case to another chapter shall
60	be deemed filed in the converted case unless the court directs
61	otherwise. Except as provided in § 1116(3), any extension of
62	time for the filing of the schedules, statements, and other
63	documents required under this rule may be granted only on
64	motion for cause shown and on notice to the United States
65	trustee, and to any committee elected under § 705 or

66	appointed under § 1102 of the Code, trustee, examiner, or
67	other party as the court may direct. Notice of an extension
68	shall be given to the United States trustee and to any
69	committee, trustee, or other party as the court may direct.

COMMITTEE NOTE

Subdivision (b)(3) of the rule is amended to require the debtor to file an Official Form relating to the credit counseling requirement provided by the 2005 amendments to § 109. Official Form 1 includes statements that warn the debtor of the consequences of failing to comply with the credit counseling requirement. The rule also provides that the debtor may file a statement that the debtor has received credit counseling but has not yet received a certificate from the credit counseling provider. Subdivision (c) is amended to permit the debtor to file the certificate and debt repayment plan within 15 days after the filing of the petition if a Rule 1007(b)(3)(B) statement is filed.

Other changes are stylistic.

C. <u>Proposed Amendments to Official Forms 1, 5, 6, 9, 22A, 22C, and 23, and New</u> <u>Exhibit D to Official Form 1 Submitted for Final Approval by the Standing</u> <u>Committee and Submission to the Judicial Conference.</u>

The Advisory Committee on Bankruptcy Rules recommends that the Standing Committee approve the following amendments to Official Forms 1, 5, 6, 9, 22A, 22C, and 23, and new Exhibit D to Official Form 1 for submission to the Judicial Conference with a request that they be made effective October 1, 2006.

1. Synopsis of Proposed Amendments:

Proposed amendments to seven Official Forms and one new Official Form, which the Advisory Committee recommends for adoption in October 2006, are summarized below. The forms and committee notes follow the summary. Some of the forms which have multiple parts are treated together, under a single form number, while others are treated as separate forms. This different

treatment reflects the way each form is used. The 2005 committee notes to each form appear in full, with the proposed changes described in an "October 2006 Supplement to Committee Note" at the end of each one.

(a) Official Form 1, Voluntary Petition –

Among the provisions of the 2005 Act is a new 28 U.S.C. § 159 which establishes substantial new statistical reporting requirements concerning bankruptcy cases. Section 159 has a delayed effective date of October 17, 2006. Many of the proposed amendments to Form 1 will assist the courts in fulfilling these new statistical reporting requirements and improve the quality of the data collected. Requests for information about the debtor have been revised and the statutory definition of "consumer debt" added to obtain better information about individuals who incur personal debt to finance their business enterprises. Under § 159, statistical information about the debtor's assets and liabilities must come from the debtor's schedules; accordingly, the estimated dollar amounts and estimated number of creditors on this form have been simplified, as they now will be used primarily for case management purposes.

On page 2 of Form 1, "Exhibit D" replaces the section on page 2 which currently is labeled "Certification Concerning Debt Counseling by Individual/Joint Debtor(s)." Early cases decided under the 2005 amendments to the Bankruptcy Code indicate that individual debtors may not be aware of the requirement to obtain prepetition credit counseling, of the few and very narrow exceptions to that requirement, or of the potentially dire consequences to their efforts to obtain bankruptcy relief if they fail to complete the requirement. "Exhibit D" instructs individual debtors to attach a completed Exhibit D, which is a separate, two-page document.

(b) Official Form 1, Exhibit D - Individual Debtor's Statement of Compliance with Credit Counseling Requirement -

The separate Exhibit D form contains checkboxes and information about the requirements along with instructions concerning the additional documents that are required in particular circumstances. This format is similar to that of existing Exhibits A and C to Form 1.

(c) Official Form 5, Involuntary Petition -

The changes to the form are intended to facilitate, to the extent possible in an involuntary case, the collection of the same statistical information as a in voluntary case.

(d) Official Form 6, Schedules -

In order to comply fully with the statistical reporting requirements of 28 U.S.C. §159, the "Statistical Summary of Certain Liabilities" is renamed "Statistical Summary of Certain Liabilities and Related Data," and additional information is required to be stated there. Schedules D, E, F, I, and J also are amended to facilitate reporting of the required statistical information. Schedules I and J, on which individual debtors report their "current income and current expenditures," are amended to label the totals as "average income" and "average expenses," to conform to the terminology used

in § 159. The instructions on the form already direct the debtor to use averages, so this change is stylistic rather than substantive. The Declaration Concerning Debtor's Schedules is amended in the section designated for an individual debtor to sign to reflect the fact that an individual now must complete a two-page summary.

(e) Official Form 9 - Notice of Commencement of Case, Meeting of Creditors and Deadlines -

The 2005 Act added "family fisherman" to "family farmer" as a category of debtor eligible for bankruptcy relief under chapter 12 of the Bankruptcy Code. The necessity to add "family fisherman" to Forms 9G and 9H, used to notify creditors of the filing of a case under chapter 12, was overlooked when the forms were amended in October 2005. In addition, the 2005 Act provided that the Internal Revenue Service may assert a claim in a chapter 13 case based on a debtor's income tax return filed during the three to five years the case is pending, or well after the normal deadline for filing a proof of claim. Form 9I is amended to provide general notice to parties in interest of the potential for a claim to be filed late in the case.

(f) Official Form22A - Chapter 7 Statement of Current Monthly Income and Means Test Calculation -

Throughout the form, stylistic changes have been made so that the language of the form more closely tracks that used in the statute. In addition, on Line 43, the phrase "in default" has been deleted, in recognition that a debtor may be required to make additional payments to a creditor even if the loan is not in default, *e.g.*, to retain collateral.

(g) Official Form 22C - Chapter 13 Statement of Current Monthly Income and Calculation of Commitment Period and Disposable Income -

Throughout the form, stylistic changes have been made so that the language of the form more closely tracks that used in the statute. Line 17 has been amended to require all chapter 13 debtors, including those whose income is below the applicable median, to complete Part III of the form. In addition, on Line 43, the phrase "in default" has been deleted, in recognition that a debtor may be required to make additional payments to a creditor even if the loan is not in default, *e.g.*, to retain collateral.

(h) Official Form 23 - Debtor's Certification of Completion of Instructional Course Concerning Personal Financial Management -

The form is amended to require the debtor to state the number of the certificate of completion issued by the personal financial management instructor, provide checkboxes for the debtor to indicate any applicable exception to fulfilling the requirement to undergo instruction, and to state the deadlines for filing the certification in a chapter 7 case and a chapter 13 case. The format has been revised to resemble that used in Exhibit D to Form 1, described above.

2. Proposed Amendments to Official Forms 1, 5, 6, 9, 22A, 22C, and 23, and new Exhibit D to Official Form 1. (MATERIALS SEPARATELY ATTACHED)

* * * * *

Official Form 1 (10/06)

United States Bankruptcy Court DISTRICT OF			Voluntary Petition		
Name of Debtor (if individual, enter Last, First, Middle):			Name of Joint Debtor (Spouse) (Last, First, Middle):		
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):			All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):		
Last four digits of Soc. Sec./Complete EIN or other Tax state all):	x I.D. No. (if more than one,	Last four digi one, state all)		N or other Tax I.D. Nc. (if more than	
Street Address of Debtor (No. and Street, City, and Stat	te):	Street Addres	Street Address of Joint Debtor (No. and Street, City, and State):		
	ZIP CODE			ZIP CODE	
County of Residence or of the Principal Place of Busine	ess:	County of Re	sidence or of the Principal P	Place of Business:	
Mailing Address of Debtor (if different from street add	ress):	Mailing Addr	ess of Joint Debtor (if differ	rent from street address):	
•					
Location of Principal Assets of Business Debtor (if diff	ZIP CODE			ZIP CODE	
	erent nom street address above).			ZIP CODE	
Type of Debtor (Form of Organization)	Nature of Busine (Check one box.)	\$\$		nkruptcy Code Under Which n is Filed (Check one box.)	
 (Check one box.) Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above entities, check this box and state type of entity below.) 	 Health Care Business Single Asset Real Estate 11 U.S.C. § 101(51B) Railroad Stockbroker Commodity Broker Clearing Bank 	as defined in	Chapter 7 Chapter 9 Chapter 11 Chapter 12 Chapter 13	 Chapter 15 Petition for Recognition of a Foreign Main Proceeding Chapter 15 Petition for Recognition of a Foreign Nonmain Proceeding 	
	Other			Nature of Debts Check one box.)	
	Tax-Exempt Entity (Check box, if applicable.) Debtor is a tax-exempt organization under Title 26 of the United States Code (the Internal Revenue Code).		Debts are primarily of debts, defined in 11 0 § 101(8) as "incurred individual primarily f personal, family, or h	J.S.C. business debts. by an for a	
Filing Fee (Check one bo	L x.)		hold purpose." Chapter 1	1 Debtors	
Full Filing Fee attached.			Check one box: Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D).		
Filing Fee to be paid in installments (applicable to signed application for the court's consideration ce		Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D).			
 unable to pay fee except in installments. Rule 100 Filing Fee waiver requested (applicable to chapter attach signed application for the court's consideration for the court's consideration. 	Check if: Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2 million.				
attach signed approaction for the court's considera	 Check all applicable boxes: 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). 				
Statistical/Administrative Information				THIS SPACE IS FOR COURT USE ONLY	
 Debtor estimates that funds will be available for distribution to unsecured creditors. Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors. 					
Estimated Number of Creditors 1- 50- 100- 200- 1,00 49 99 199 999 5,0		25,001- 50,000	50,001 Over 100,000 100,000		
	\$100,000 to\$1 million\$1 million\$100 million		ore than \$100 million		
	\$100,000 to \$1 million \$1 million \$100 milli		ore than \$100 million		

Official Form 1 (10/06) Form B1, Page 2				
Voluntary Petiti	ion	Name of Debtor(s):		
(This page must t	be completed and filed in every case.) All Prior Bankruptcy Cases Filed Within Last 8 Y	(and (If more than two, attach additional sheet)		
Location	All Prior Dankrupicy Cases ruleu within Lass o r	Case Number:	Date Filed:	
Where Filed:				
Location Where Filed:		Case Number:	Date Filed:	
Where Filed:	Pending Bankruptcy Case Filed by any Spouse, Partner, or Affil	Liate of this Debtor (If more than one, attach add	ditional sheet.)	
Name of Debtor:		Case Number:	Date Filed:	
District:		Relationship:	Judge:	
10Q) with the Se of the Securities	Exhibit A ed if debtor is required to file periodic reports (e.g., forms 10K and ecurities and Exchange Commission pursuant to Section 13 or 15(d) Exchange Act of 1934 and is requesting relief under chapter 11.)	Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts.) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b).		
Exhibit A	is attached and made a part of this petition.	X Signature of Attorney for Debtor(s) (Date)	
		Signature of Attorney for Debior(s)	Date)	
	Exhibit	С		
Does the debtor (own or have possession of any property that poses or is alleged to pose	a threat of imminent and identifiable harm to pu	blic health or safety?	
_			•	
Yes, and E	Exhibit C is attached and made a part of this petition.			
No.				
(To be compl	Exhibit eted by every individual debtor. If a joint petition is filed		ch a separate Exhibit D.)	
🗖 Exhib	bit D completed and signed by the debtor is attached and a	made a part of this petition.		
If this is a joir	nt petition:			
🗌 Exhib	bit D also completed and signed by the joint debtor is attac	ched and made a part of this petition.		
· □	Information Regarding t (Check any applie Debtor has been domiciled or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 day	cable box.) f business, or principal assets in this District for	180 days immediately	
	There is a bankruptcy case concerning debtor's affiliate, general parts	ner, or partnership pending in this District.		
	Debtor is a debtor in a foreign proceeding and has its principal place has no principal place of business or assets in the United States but is this District, or the interests of the parties will be served in regard to	is a defendant in an action or proceeding [in a fe		
	Statement by a Debtor Who Resides as (Check all applica			
	Landlord has a judgment against the debtor for possession of debto	or's residence. (If box checked, complete the fo	ollowing.)	
	-	(Name of landlord that obtained judgment)		
		(Address of landlord)		
Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and				
· · □	Debtor has included with this petition the deposit with the court of filing of the petition.	f any rent that would become due during the 30-	day period after the	

Offi	ciat Form t (10/06)	Form B1, Page 3		
Volu	intary Petition	Name of Debtor(s):		
(This	s page must be completed and filed in every case.)			
		Signatures of a Family Depresentative		
	Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative		
and ([lf p	clare under penalty of perjury that the information provided in this petition is true correct. betitioner is an individual whose debts are primarily consumer debts and has	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.		
or 1	ten to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 3 of title 11, United States Code, understand the relief available under each such	(Check only one box.)		
[lf n	oter, and choose to proceed under chapter 7. o attorney represents me and no bankruptcy petition preparer signs the petition] 1 e obtained and read the notice required by 11 U.S.C. § 342(b).	I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.		
l rec	quest relief in accordance with the chapter of title 11, United States Code, i ified in this petition.	Pursuant to 11 U.S.C. § 1511, 1 request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.		
х	Signature of Debtor	X (Signature of Foreign Representative)		
х	Signature of Joint Debtor	(Printed Name of Foreign Representative)		
	Telephone Number (if not represented by attorney)	Date		
	Date			
	Signature of Attorney	Signature of Non-Attorney Bankruptcy Petition Preparer		
x	Signature of Attorney for Debtor(s)	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have		
	Printed Name of Attorney for Debtor(s)	provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum		
	Firm Name	fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor		
	Address	or accepting any fee from the debtor, as required in that section. Official Form 19B is attached.		
	Telephone Number	Printed Name and title, if any, of Bankruptcy Petition Preparer		
	Date	Social Security number (If the bankruptcy petition preparer is not an individual,		
Signature of Debtor (Corporation/Partnership) I declare under penalty of perjury that the information provided in this petition is true		state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)		
debt	correct, and that I have been authorized to file this petition on behalf of the or.	Address		
	debtor requests the relief in accordance with the chapter of title 11, United States e, specified in this petition.	x		
x	Signature of Authorized Individual	Date		
	Printed Name of Authorized Individual	Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.		
	Title of Authorized Individual	partner whose social security number is provided above.		
	Date	Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.		
		If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.		
		A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.		

Official Form 1, Exhibit D (10/06)

UNITED STATES BANKRUPTCY COURT

District of

In re

Debtor(s)

Case No._____(if known)

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

□ 1. Within the 180 days before the filing of my bankruptcy case. I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

□ 2. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

Official Form 1, Exh. D (10/06) - Cont.

 \Box 3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Must be accompanied by a motion for determination by the court.][Summarize exigent circumstances here.]

If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.

□ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.]
 □ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);

 \Box Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);

□ Active military duty in a military combat zone.

 \Box 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor:	

Date:

Form 1

COMMITTEE NOTE

The form is amended to implement amendments to the Bankruptcy Code contained in the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005). The period for which the debtor must provide all names used and information about any prior bankruptcy cases is now eight years to match the required time between the granting of discharges to the same debtor in § 727(a)(8) of the Code as amended in 2005. The box indicating the debtor's selection of a chapter under which to file the case has been amended to delete "Sec. 304 - Case ancillary to foreign proceeding" and replace it with "Chapter 15 Petition for Recognition of a Foreign Main Proceeding" and "Chapter 15 Petition for Recognition of a Soft soft selecting the 2005 repeal of § 304 and enactment of chapter 15 of the Code. A statement of venue to be used in a chapter 15 case also has been added.

The section of the form labeled "Type of Debtor" has been revised and subtitled "Form of Organization." This section is revised to make it clear that a limited liability corporation ("LLC") and limited liability partnership ("LLP") should identify itself as a "corporation." A new section titled "Nature of Business" has been created that includes both existing check boxes that identify certain types of debtors for which the Bankruptcy Code provides special treatment, such as stockbrokers and railroads, and a new checkbox for a "health care business" for which the 2005 amendments to the Code include specific requirements. This section of the form also contains checkboxes for single asset real estate debtors and nonprofit organizations which will be used by trustees and creditors and by the Director of the Administrative Office of the United States Courts in preparing statistical reports and analyses. The statistical section of the form also is amended to provide more detail concerning the number of creditors in a case. A check box also has been added for a debtor to indicate that the debtor is applying for a waiver of the filing fee, to implement the 2005 enactment of 28 U.S.C. § 1930(f) authorizing the bankruptcy court to waive the filing fee in certain circumstances.

Although the 2005 Act eliminated an eligible debtor's option to elect to be treated as a "small business" in a chapter 11 case, new provisions for such debtors added to the Code in 2005 make it desirable to identify eligible debtors at the outset of the case. Accordingly, the section of the form labeled "Chapter 11 Small Business" has been revised and renamed "Chapter 11 Debtors" for this purpose. Chapter 11 debtors that meet the definition of "small business debtor" in § 101 of the Code are directed to identify themselves in this section of the form. In addition, chapter 11 debtors whose aggregate noncontingent debts owed to non-insiders or affiliates are less than \$2 million are directed to identify themselves in this section.

A space is provided for individuals to certify that they have received budget and credit counseling prior to filing, as required by § 109(h) which was added to the Code in 2005, or to request a waiver of the requirement. Space also is provided for a debtor who is a tenant of residential real property to state whether the debtor's landlord has a judgment against the debtor for possession of the premises, whether under applicable nonbankruptcy law the debtor would be permitted to cure the monetary default, and whether the debtor has made the appropriate deposit with the court. This addition to the form implements § 362(l) which was added to the Code in 2005.

The signature sections and the declaration under penalty of perjury by an individual debtor concerning the notice received about bankruptcy relief, the declaration under penalty of perjury by a bankruptcy petition preparer, and the declaration and certification by an attorney all are amended to include new material mandated by the 2005 Act. A signature section also is provided for a representative of a foreign proceeding.

October 2006 Supplement to Committee Note

Page one of the form is amended in several ways to assist the courts in evaluating their workload and fulfilling the statistical reporting requirements of 28 U.S.C. § 159. Section 159 was enacted as part of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 (BAPCPA), Pub. L. No. 109-8 and takes effect October 17, 2006. Accordingly, in the section of the form labeled "Nature of Business," the instruction is amended to specify that only one box should be checked and only if the debtor is any of the entities listed. The "nonprofit" choice is separated into a discrete section and the language amended to the more precise "tax-exempt."

In addition, the section labeled "Type of Debtor" is amended to include, below the checkbox for "Individual or Joint," a direction to "See Exhibit D on page 2 of this form." Exhibit D replaces the certification concerning prepetition credit counseling and is described below. The section labeled "Nature of Debts" is amended to state the statutory definition of a "consumer debt" and to modify both the consumer and business categories by adding the word "primarily" to both make it clearer to individual debtors that "business" may be the more appropriate choice if personal debts have been incurred to finance a business venture.

In the section labeled "Chapter 11 Debtors," the language concerning whether the debtor owes less than \$2 million is re-styled for clarity. This section also is augmented to provide the court with notice when a case if filed as a "pre-packaged" chapter 11 reorganization case. Two checkboxes are offered, using language adapted from § 1126(b) of the Code. Lastly, the information requested concerning estimated assets and liabilities is abbreviated, with the number of ranges reduced and the scope of each range amended. Statistical reports now will be derived from actual dollar amounts of assets and liabilities as shown on the debtor's schedules. The information on the petition, accordingly, is for case management and public information purposes only. Exhibit D replaces the section formerly labeled "Certification Concerning Debt Counseling by Individual/Joint Debtor(s)." Early cases decided under the 2005 amendments to the Bankruptcy Code indicate that individual debtors may not be aware of the requirement to obtain prepetition credit counseling, the few and very narrow exceptions to that requirement, or the potentially dire consequences to their efforts to obtain bankruptcy relief if they fail to complete the requirement. Accordingly, page 2 of the petition instructs individual debtors to attach a completed Exhibit D and makes it clear that each spouse in a joint case must complete and attach a separate Exhibit D. Exhibit D itself includes a warning about the requirement to obtain counseling and the consequences of failing to fulfill this requirement. It further provides checkboxes and instructions concerning the additional documents that are required in particular circumstances, in order to minimize the number of cases which the court must dismiss for ineligibility.

Official F	form 5	(12/08)	
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United States Ba	nkruptcy Court		INVOLUNTARY	
District of			PETITION	
it it is (fruite of proceed in individually indigeneral)			ES used by debtor in the last 8 years iiden, and trade names.)	
Last four digits of Soc. Sec. or other Individual's Tax than one, state all.):	I.D. No./Complete EIN (If n	nore		
STREET ADDRESS OF DEBTOR (No. and street, city, state, and zip code)		MAILING ADDRES	SS OF DEBTOR (If different from street address)	
COUNTY OF RESIDENCE OR PRINCIPAL PLACE OF BU	ZIP CO	DDE	ZIP CODE	
LOCATION OF PRINCIPAL ASSETS OF BUSINES		om previously listed address	es)	
CHAPTER OF BANKRUPTCY CODE UNDER WH	ICH PETITION IS FILED			
INFOR	MATION REGARDING I	DEBTOR (Check applicabl	e boxes)	
Nature of Debts (Check one box.) Petitioners believe: Debts are primarily consumer debts Debts are primarily business debts	Type of Debtor (Form of Organization) Individual (Includes Joint Debtor) Corporation (Includes LLC and LLP) Partnership Other (If debtor is not one of the above entities, check this box and state type of entity below.)		Nature of Business (Check one box.) Health Care Business Single Asset Real Estate as defined in II U.S.C. § 101(51)(B) Railroad Stockbroker Commodity Broker Clearing Bank Other	
 VENUE Debtor has been domiciled or has had a residence, place of business, or principal assets in the District days immediately preceding the date of this petition a longer part of such 180 days than in any other District. A bankruptcy case concerning debtor's affiliate, ge partner or partnership is pending in this District. 	for 180 n or for strict.	specified in § 304(g) o [If a child support credito	Petitioner is a child support creditor or its representative, and the form specified in § $304(g)$ of the Bankruptcy Reform Act of 1994 is attached. <i>f a child support creditor or its representative is a petitioner, and if the ititioner files the form specified in § $304(g)$ of the Bankruptcy Reform Act of</i>	
PENDING BANKRU OR AFFILIATE OF THIS DEI		OR AGAINST ANY PART for any additional cases on at		
Name of Debtor	Case Number		Date	
Relationship	District		Judge	
ALLEGATIONS (Check applicable boxes)			COURT USE ONLY	
 □ Petitioner (s) are eligible to file this petition pursuant to 11 U.S.C. § 303 (b). □ The debtor is a person against whom an order for relief may be entered under title 11 of the United States Code. 3.a. □ The debtor is generally not paying such debtor's debts as they become due, unless such debts are the subject of a bona fide dispute as to liability or amount; or b. □ Within I20 days preceding the filing of this petition, a custodian, other than a trustee receiver, or 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. 				

TRANSFER OF CLAIM Check this box if there has been a transfer of any claim against the debtor or to any petitioner. Attach all documents that evidence the transfer and any statements that are required under Bankruptcy Rule 1003(a).				
REQUEST FOR RELIEF Petitioner(s) request that an order for relief be entered against the debtor under the chapter of title 11, United States Code, specified in this petition. If any petitioner is a foreign representative appointed in a foreign proceeding, a certified copy of the order of the court granting recognition is attached.				
Petitioner(s) declare under penalty of perjury that the foregoing is true and correct according to the best of their knowledge, information, and belief.		· · · · ·		
x Signature of Petitioner or Representative (State title)	x Signature of Attorney	Date		
Name of Petitioner Date Signed	Name of Attorney Firm (If any)			
Name & Mailing Address of Individual Signing in Representative Capacity	Address Telephone No.			
Capacity				
x	x Signature of Attorney	Date		
Name of Petitioner Date Signed	Name of Attorney Firm (If any)			
Name & Mailing Address of Individual Signing in Representative Capacity	ividual			
x	x Signature of Attorney	Date		
Name of Petitioner Date Signed	Name of Attorney Firm (If any)			
Name & Mailing Address of Individual	Address			
Signing in Representative Capacity	Telephone No.			
PETITIONING C	REDITORS			
Name and Address of Petitioner	Nature of Claim	Amount of Claim		
Name and Address of Petitioner	Nature of Claim	Amount of Claim		
Name and Address of Petitioner	Nature of Claim	Amount of Claim		
Note: If there are more than three petitioners, attach additional sheets w penalty of perjury, each petitioner's signature under the statemen and petitioning creditor information in the format above.		Total Amount of Petitioners' Claims		

continuation sheets attached

Form 5

COMMITTEE NOTE

The form has been amended to delete statistical information no longer required and to add "as to liability or amount" to the language concerning debts that are the subject of a bona fide dispute, in conformity with § 303 of the Code as amended by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005). The petitioning creditors must now provide, to the extent known to them, all other names used by the debtor during the 8 years, rather than 6 years, before the filing of the petition. A new check box is provided for the petitioning creditors to identify the debtor that is a "health care business" as defined in § 101 of the Code, thereby alerting the court and the United States trustee of the necessity under § 333 to appoint an ombudsman to represent the interests of the patients of the health care business. These amendments also implement the 2005 amendments to the Code. A new checkbox also is provided for a "clearing bank," which may become a debtor upon the filing of a petition at the direction of the Board of Governors of the Federal Reserve System; this addition conforms to an amendment to § 109(b)(2) of the Code which was enacted in 2000.

October 2006 Supplement to Committee Note

The section of the form labeled "Information Regarding Debtor" is amended to facilitate, to the extent available in an involuntary case, the collection of the same statistical information that is requested in a voluntary case. Accordingly, information about whether the debtor is an individual, a corporation, or some other type of entity is separated from the checklist of types of debtors, such as health care businesses and railroads, concerning which the Code provides for specialized treatment.

United States Bankruptcy Court District Of _____

In re

Debtor

Case No.

Chapter _____

SUMMARY OF SCHEDULES

Indicate as to each schedule whether that schedule is attached and state the number of pages in each. Report the totals from Schedules A, B, D, E, F, I, and J in the boxes provided. Add the amounts from Schedules A and B to determine the total amount of the debtor's assets. Add the amounts of all claims from Schedules D, E, and F to determine the total amount of the debtor's liabilities. Individual debtors also must complete the "Statistical Summary of Certain Liabilities and Related Data" if they file a case under chapter 7, 11, or 13.

NAME OF SCHEDULE	ATTACHED (YES/NO)	NO. OF SHEETS	ASSETS	LIABILITIES	OTHER
A - Real Property			\$		
B - Personal Property			\$		
C - Property Claimed as Exempt					
D - Creditors Holding Secured Claims				\$	
E - Creditors Holding Unsecured Priority Claims (Total of Claims on Schedule E)				\$	
F - Creditors Holding Unsecured Nonpriority Claims				S	
G - Executory Contracts and Unexpired Leases					
H - Codebtors					
I - Current Income of Individual Debtor(s)					\$
J - Current Expenditures of Individual Debtors(s)					\$
то	OTAL		S	\$	

United States Bankruptcy Court

District Of

In re

Debtor

Case No. _____

Chapter _____

STATISTICAL SUMMARY OF CERTAIN LIABILITIES AND RELATED DATA (28 U.S.C. § 159)

If you are an individual debtor whose debts are primarily consumer debts, as defined in § 101(8) of the Bankruptcy Code (11 U.S.C. § 101(8)), filing a case under chapter 7, 11 or 13, you must report all information requested below.

□ Check this box if you are an individual debtor whose debts are NOT primarily consumer debts. You are not required to report any information here.

This information is for statistical purposes only under 28 U.S.C. § 159.

Summarize the following types of liabilities, as reported in the Schedules, and total them.

Type of Liability	Amount
Domestic Support Obligations (from Schedule E)	\$
Taxes and Certain Other Debts Owed to Governmental Units (from Schedule E) (whether disputed or undisputed)	\$
Claims for Death or Personal Injury While Debtor Was Intoxicated (from Schedule E)	\$
Student Loan Obligations (from Schedule F)	\$
Domestic Support, Separation Agreement, and Divorce Decree Obligations Not Reported on Schedule E	\$
Obligations to Pension or Profit-Sharing, and Other Similar Obligations (from Schedule F)	\$
TOTAL	\$

State the following:

Average Income (from Schedule I, Line 16)	\$
Average Expenses (from Schedule J, Line 18)	\$
Current Monthly Income (from Form 22A Line 12; OR , Form 22B Line 11; OR , Form 22C Line 20)	\$

State the following:

1. Total from Schedule D, "UNSECURED PORTION, IF ANY" column	\$
2. Total from Schedule E, "AMOUNT ENTITLED TO PRIORITY" column.	\$
3. Total from Schedule E, "AMOUNT NOT ENTITLED TO PRIORITY, IF ANY" column	\$
4. Total from Schedule F	\$
5. Total of non-priority unsecured debt (sum of I, 3, and 4)	\$

 \Box

In re

Debtor

Case No.

(if known)

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number of all entities holding claims secured by property of the debtor as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests.

List creditors in alphabetical order to the extent practicable. If a minor child is a creditor, indicate that by stating "a minor child" and do not disclose the child's name. See 11 U.S.C. § 112. If "a minor child" is stated, also include the name, address, and legal relationship to the minor child of a person described in Fed. R. Bankr. P. 1007(m). If all secured creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H – Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Total the columns labeled "Amount of Claim Without Deducting Value of Collateral" and "Unsecured Portion, if Any" in the boxes labeled "Total(s)" on the last sheet of the completed schedule. Report the total from the column labeled "Amount of Claim Without Deducting Value of Collateral" also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report the total from the column labeled "Unsecured Portion, if Any" on the Statistical Summary of Certain Liabilities and Related Data.

Check this box if debtor has no creditors holding secured claims to report on this Schedule D.

CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE AND AN ACCOUNT NUMBER (See Instructions Above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED, NATURE OF LIEN , AND DESCRIPTION AND VALUE OF PROPERTY SUBJECT TO LIEN	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION, IF ANY
ACCOUNT NO.								
ACCOUNT NO.			VALUE \$					
			VALUE \$					
ACCOUNT NO.			VALUE \$					
	1							
			VALUE \$					
continuation sheets attached			Subtotal ► (Total of this page)				\$	\$
attached			Total ►				¢	¢
			(Use only on last page)				\$	\$
							(Report also on Summary of Schedules.)	(If applicable, report also on Statistical
							,	Summary of Certain
								Liabilities and Related Data.)

Official Form 6D (10/06) - Cont. In re

Case No.

(if known)

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS (Continuation Sheet)

CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE AND AN ACCOUNT NUMBER (See Instructions Above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED, NATURE OF LIEN , AND DESCRIPTION AND VALUE OF PROPERTY SUBJECT TO LIEN	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION, IF ANY
ACCOUNT NO.								
			VALUE \$					
ACCOUNT NO.								
			VALUE \$					
ACCOUNT NO.								
			VALUE \$					
ACCOUNT NO.								
			VALUE \$					
ACCOUNT NO.								
			VALUE \$					
Sheet noof continuation sheets attached to Schedule of Creditors Holding Secured Claims			Subtotal (s)► (Total(s) of this page)				\$	\$
			Total(s) ► (Use only on last page)				\$	\$
			(out only on has page)			l	(Report also on Summary of Schedules.)	(If applicable, report also on Statistical Summary of Certain Liabilities and Related Data.)

Debtor

In re _____

Debtor

Case No.___

(if known)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name, mailing address, including zip code, and last four digits of the account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of the petition. Use a separate continuation sheet for each type of priority and label each with the type of priority.

The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, indicate that by stating "a minor child" and do not disclose the child's name. See 11 U.S.C. § 112. If "a minor child" is stated, also include the name, address, and legal relationship to the minor child of a person described in Fed. R. Bankr. P. 1007(m).

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H-Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of claims listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all claims listed on this Schedule E in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

Report the total of amounts entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts who file a case under chapter 7 or 13 report this total also on the Statistical Summary of Certain Liabilities and Related Data

Report the total of amounts <u>not</u> entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts not entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts who file a case under chapter 7 report this total also on the Statistical Summary of Certain Liabilities and Related Data.

Check this box if debtor has no creditors holding unsecured priority claims to report on this Schedule E.

TYPES OF PRIORITY CLAIMS (Check the appropriate box(es) below if claims in that category are listed on the attached sheets)

Domestic Support Obligations

Claims for domestic support that are owed to or recoverable by a spouse, former spouse, or child of the debtor, or the parent, legal guardian, or responsible relative of such a child, or a governmental unit to whom such a domestic support claim has been assigned to the extent provided in 11 U.S.C. 507(a)(1).

Extensions of credit in an involuntary case

Claims arising in the ordinary course of the debtor's business or financial affairs after the commencement of the case but before the earlier of the appointment of a trustee or the order for relief. 11 U.S.C. § 507(a)(3).

Wages, salaries, and commissions

Wages, salaries, and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying independent sales representatives up to \$10,000* per person earned within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(4).

Contributions to employee benefit plans

Money owed to employee benefit plans for services rendered within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(5)

Official Form 6E (10/06) - Cont.

ln re ____

Debtor

Case No.____

(if known)

Certain farmers and fishermen

Claims of certain farmers and fishermen, up to \$4,925* per farmer or fisherman, against the debtor, as provided in 11 U.S.C. § 507(a)(6).

Deposits by individuals

Claims of individuals up to \$2,225* for deposits for the purchase, lease, or rental of property or services for personal, family, or household use, that were not delivered or provided. 11 U.S.C. § 507(a)(7).

Taxes and Certain Other Debts Owed to Governmental Units

Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C. § 507(a)(8).

Commitments to Maintain the Capital of an Insured Depository Institution

Claims based on commitments to the FDIC, RTC, Director of the Office of Thrift Supervision, Comptroller of the Currency, or Board of Governors of the Federal Reserve System, or their predecessors or successors, to maintain the capital of an insured depository institution. 11 U.S.C. § 507 (a)(9).

Claims for Death or Personal Injury While Debtor Was Intoxicated

Claims for death or personal injury resulting from the operation of a motor vehicle or vessel while the debtor was intoxicated from using alcohol, a drug, or another substance. 11 U.S.C. § 507(a)(10).

* Amounts are subject to adjustment on April 1, 2007, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

_ continuation sheets attached

Official Form 6E (10/06) - Cont.

Debtor

In re ____

Case No. _____

(If known)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

(Continuation Sheet)

Type of Priority for Claims Listed on This Sheet

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM	AMOUNT ENTITLED TO PRIORITY	AMOUNT NOT ENTITLED TO PRIORITY, IF ANY
Account No.									
Account No.									
Account No.									
Account No.									
Sheet no of continuation sheets attached Creditors Holding Priority Claims	d to Sc	hedule of	Subtotals> (Totals of this page				\$	S	
		Total► (Use only on last page of the completed Schedule E. Report also on the Summary of Schedules.)				\$			
		Totals► (Use only on last page of the completed Schedule E. If applicable, report also on the Statistical Summary of Certain Liabilities and Related Data.)					\$	\$	

In re _

Debtor

Case No.

(if known)

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, indicate that by stating "a minor child" and do not disclose the child's name. See 11 U.S.C. § 112. If "a minor child" is stated, also include the name, address, and legal relationship to the minor child of a person described in Fed. R. Bankr. P. 1007(m). Do not include claims listed in Schedules D and E. If all creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts filing a case under chapter 7, report this total also on the Statistical Summary of Certain Liabilities and Related Data.

□ Check this box if debtor has no creditors holding unsecured claims to report on this Schedule F.

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM
ACCOUNT NO.							
ACCOUNT NO.							
ACCOUNT NO.							
ACCOUNT NO.							
	Subtotal> \$						\$
continuation sheets attached	Total► \$ (Use only on last page of the completed Schedule F.) (Report also on Summary of Schedules and, if applicable, on the Statistical Summary of Certain Liabilities and Related Data.)				S		

Official Form 6F (10/06) - Cont.

In re

Debtor

Case No.

(if known)

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS (Continuation Sheet)

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM
ACCOUNT NO.							
ACCOUNT NO.							
ACCOUNT NO.							
ACCOUNT NO.							
ACCOUNT NO.							
Sheet noofcontinuation sheets attached Subtotal> to Schedule of Creditors Holding Unsecured Nonpriority Claims						total≻	\$
Total► (Use only on last page of the completed Schedule E)							\$

In re _

Debtor

Case No._

(if known)

SCHEDULE I - CURRENT INCOME OF INDIVIDUAL DEBTOR(S)

The column labeled "Spouse" must be completed in all cases filed by joint debtors and by every married debtor, whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. Do not state the name of any minor child.

Debtor's Marital	DEPENDENTS OF DEBTOR AND SPOUSE							
Status:	RELATIONSHIP(S):	AGE(S):						
Employment: Occupation Name of Employer How long employed Address of Employed	ation of Employer ong employed		SPOUSE					
COME: (Estimate of case fil	average or projected monthly income at time ed)	DEBTOR	SPOUSE					
Monthly gross wage (Prorate if not paid Estimate monthly or		\$ \$	\$ \$					
. SUBTOTAL . LESS PAYROLL D	EDUCTIONS	\$	\$					
a. Payroll taxes andb. Insurancec. Union dues		\$ \$ \$ \$	\$ \$ \$ \$					
	YROLL DEDUCTIONS	\$	\$					
TOTAL NET MON	THLY TAKE HOME PAY	\$	\$					
(Attach detailed st Income from real pro- Interest and dividend Alimony, maintena the debtor's use	operty	\$ \$ \$ \$	\$\$ \$\$ \$\$					
(Specify): 2. Pension or retireme 3. Other monthly inco	ent income	\$ \$ \$	\$\$ \$\$					
. SUBTOTAL OF L	INES 7 THROUGH 13	\$	\$					
	THLY INCOME (Add amounts shown on lines 6 and 14)	\$	\$					
	RAGE MONTHLY INCOME: (Combine column totals only one debtor repeat total reported on line 15)	(Report also on S	Summary of Schedules and, if applicable, nmary of Certain Liabilities and Related Da					

17. Describe any increase or decrease in income reasonably anticipated to occur within the year following the filing of this document:

Official Form 6J (10/06)	
In re,	Case No(if known)
Debtor	(if known)
SCHEDULE J - CURRENT EXPE	NDITURES OF INDIVIDUAL DEBTOR(S)
Complete this schedule by estimating the average or projected monthly ex weekly, quarterly, semi-annually, or annually to show monthly rate.	penses of the debtor and the debtor's family at time case filed. Prorate any payments made bi-
Check this box if a joint petition is filed and debtor's spouse maintain	s a separate household. Complete a separate schedule of expenditures labeled "Spouse."
1. Rent or home mortgage payment (include lot rented for mobile home)	\$
a. Are real estate taxes included? Yes No	
b. Is property insurance included? Yes No	_
2. Utilities: a. Electricity and heating fuel	\$
b. Water and sewer	\$
c. Telephone	s
d. Other	
3. Home maintenance (repairs and upkeep)	\$
4. Food	\$
5. Clothing	\$
6. Laundry and dry cleaning	\$
7. Medical and dental expenses	\$
8. Transportation (not including car payments)	\$
9. Recreation, clubs and entertainment, newspapers, magazines, etc.	\$
10.Charitable contributions	\$
11.Insurance (not deducted from wages or included in home mortgage paymen	
a. Homeowner's or renter's	\$
b. Life	s
c. Health	s
d. Auto	s
e. Other	
	5
12.Taxes (not deducted from wages or included in home mortgage payments) (Specify)	S
13. Installment payments: (In chapter 11, 12, and 13 cases, do not list payment	s to be included in the plan)
a. Auto	S
b. Other	
c. Other	
14. Alimony, maintenance, and support paid to others	S
15. Payments for support of additional dependents not living at your home	s
16. Regular expenses from operation of business, profession, or farm (attach de	
17. Other	
 AVERAGE MONTHLY EXPENSES (Total lines 1-17. Report also on Sur if applicable, on the Statistical Summary of Certain Liabilities and Related 	nmary of Schedules and,
19. Describe any increase or decrease in expenditures reasonably anticipated to	
20. STATEMENT OF MONTHLY NET INCOME	
a. Average monthly income from Line 15 of Schedule I	S
b. Average monthly expenses from Line 18 above	<u> </u>
c. Monthly net income (a. minus b.)	2
	۷

Official Form 6 - Declaration (10/06)

In re _____

Debtor

Case No. ______ (if known)

DECLARATION CONCERNING DEBTOR'S SCHEDULES

DECLARATION UNDER PENALTY OF PERJURY BY INDIVIDUAL DEBTOR

I declare under penalty of perjury that I have read the foregoing summary and schedules, consisting of ______ sheets (*total shown on summary page plus 2*), and that they are true and correct to the best of my knowledge, information, and belief.

Date _____

Date _____

Signature: _____

Signature:

Debtor

(Joint Debtor, if any)

[If joint case, both spouses must sign.]

DECLARATION AND SIGNATURE OF NON-ATTORNEY BANKRUPTCY PETITION PREPARER (See 11 U.S.C. § 110)

I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h) and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required by that section.

Printed or Typed Name and Title, if any.
of Bankruptey Petition Preparer

Social Security No. (Required by 11 U.S.C. § 110.)

Date

If the bankruptcy petition preparer is not an individual, state the name, title (if any), address, and social security number of the officer, principal, responsible person, or partner who signs this document.

Address

Signature of Bankruptcy Petition Preparer

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document, unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, the ______ [the president or other officer or an authorized agent of the corporation or a member or an authorized agent of the partnership] of the ______ [corporation or partnership] named as debtor in this case, declare under penalty of perjury that I have read the foregoing summary and schedules, consisting of _____ sheets (*total* shown on summary page plus 1), and that they are true and correct to the best of my knowledge, information, and belief.

Date _____

Signature:

[Print or type name of individual signing on behalf of debtor.]

[An individual signing on behalf of a partnership or corporation must indicate position or relationship to debtor.]

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.
Form 6

COMMITTEE NOTE

The forms of the Schedules of Assets and Liabilities are amended to implement the provisions of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109 - 8, 119 Stat. 23, (April 20, 2005). An amendment that directs the debtor to avoid disclosing the name of any minor child occurs in several of the schedules in conformity with § 112 which was added to the Code in 2005. Section 112 provides for the debtor to provide the name of any minor child confidentially to the court, should the trustee need the information to evaluate properly the information filed by the debtor.

The "Statistical Summary of Certain Liabilities" is added to collect information needed to prepare statistical reports required under 28 U.S.C. § 159, which was enacted as part of the 2005 Act.

Schedules A, B, C, and D are amended to delete the word "market" from the columns in which the debtor reports the value of various kinds of property. Amendments to § 506 of the Code enacted in 2005 specify that "replacement value" must be used in connection with certain property. The schedules no longer specify "market" value and permit the debtor to choose the appropriate one, whether that be replacement, market, or some other value. Valuation of property, generally, is the subject of extensive provisions in the Code, and the deletion of the word "market" from the determinations of value to be made by the debtor on the schedules is intended to remove any inference about choice of valuation standard. This deletion simply indicates that the form takes no position on which Code provision or valuation standard may be applicable in any instance.

The following paragraphs describe changes that are specific to each schedule:

Schedule B - Personal Property is amended to require the debtor to list any interests in an education IRA, as § 541(b)(5), added to the Code in 2005, makes special provision for them. The schedule is also amended to require the debtor to disclose the existence of any customer lists or other compilations containing personally identifiable information provided by an individual to the debtor in connection with obtaining a product or service from the debtor for personal, family, or household purposes. This amendment implements § 332, which was added to the Code in 2005.

Schedule C - Property Claimed as Exempt is amended to delete descriptive information concerning the length of domicile required for the debtor to qualify to claim certain exemptions. Any summary of the amendments enacted in 2005 to § 522 of the Code concerning these requirements might inadvertently cause the debtor to lose important rights. Accordingly, the

Form 6, Cont'd, Page 2

form now directs the debtor to indicate whether exemptions are being claimed under § 522(b)(2) or § 522(b)(3) and whether the debtor claims a homestead exemption that exceeds \$125,000.

Schedule E - Creditors Holding Unsecured Priority Claims is amended to implement the changes in priority to which a claim may be entitled under 11 U.S.C. § 507 as amended by the 2005 Act and to add the new priority included in the Reform Act for claims for death or personal injury while the debtor was intoxicated. "Subtotal" and "Total" boxes have been added to the column labeled "Amount Entitled to Priority" to assist the individual debtor to complete the Means Test form.

Schedule G - Executory Contracts and Unexpired Leases is amended by deleting the note to the debtor advising that parties listed on this schedule may not receive notice of the filing of the bankruptcy case unless they also are listed on one of the schedules of liabilities. The better practice is for all parties to transactions with the debtor to receive notice of the filing of the case, and an amendment to Rule 1007 requiring the debtor to provide a mailing list that includes these parties is scheduled to take effect December 1, 2005.

Schedule H - Codebtors is amended to add specifics about community property jurisdictions in connection with the requirement to provide the name of any spouse of a debtor who resides or resided in a community property jurisdiction. This amendment also mirrors amendments made in 1997 to Official Form 7, the Statement of Financial Affairs, and will assure that these codebtors receive notice of the filing of the bankruptcy case. The form also is amended to extend from six years to eight years the time period for which this information is reported pursuant to the 2005 amendments to § 727(a)(8) of the Code.

Schedule I - Current Income of Individual Debtor(s) is amended to require the income of a nondebtor spouse to be reported in cases filed under chapters 7 and 11. Line numbers have been added to assist the debtor in calculating and reporting totals. A new subtotal line for income from sources other than as an employee and a new "total monthly income" line provide for this form to be used in conjunction with Schedule J to satisfy the requirements of § 521(a)(1)(B)(v), which was added to the Code in 2005. The form also has been revised to provide the statement concerning any anticipated increase or decrease in income required in § 521(a)(1)(B)(vi), which also was added to the Code in 2005.

Schedule J - Current Expenditures of Individual Debtor(s). A direction has been added to require the debtor to report any increase or decrease in expenses anticipated to occur within the year following the filing of the document, as required by § 521(a)(1)(B)(vi), which was added to the Code in 2005. The form is also amended to provide, in conjunction with Schedule I, a statement of monthly net income, itemized to show how the amount is calculated, as required by § 522(a)(1)(B)(v), which was added to the Code in 2005.

Form 6, Cont'd, Page 3

Declaration Concerning Debtor's Schedules. The declaration by a non-attorney bankruptcy petition preparer is amended to include material mandated by § 110 of the Code as amended in 2005.

October 2006 Supplement to Committee Note

In order to comply fully with the statistical reporting requirements of 28 U.S.C. §159, which was enacted as part of the 2005 Act and takes effect in October 2006, the "Statistical Summary of Certain Liabilities" is renamed "Statistical Summary of Certain Liabilities and Related Data," and additional information is required to be stated there. Collecting in one place the bulk of the information to be used in the reports required under 28 U.S.C. § 159 will assist the courts and the Director of the Administrative Office of the United States Courts to fulfill their statutory responsibilities.

Schedule D is amended to provide for creating a total of any unsecured amounts (amounts that exceed the value of the collateral) owed to creditors holding secured claims, and for stating this amount on the Statistical Summary of Certain Liabilities and Related Data. Schedule E is amended to provide for creating totals of the amounts entitled to priority and of any amounts that exceed the statutory limits on certain priorities and to direct the debtor to report these amounts on the Statistical Summary of Certain Liabilities and Related Data. Schedule F is amended to direct the debtor to report the total of this schedule both on the Summary of Schedules and on the Statistical Summary of Certain Liabilities.

The statistical reports required under 28 U.S.C. § 159 must include "the current monthly income, average income, and average expenses" of individual debtors with primarily consumer debts as reported on the schedules filed by those debtors. Accordingly, Schedules I and J, on which debtors already are directed to report average income and average expenses are amended to label the totals arrived at by completing the schedules as "average monthly income" and "average monthly expenses." These amendments make no substantive changes, simply conforming the terminology on these schedules to that used in § 159.

The amount of the debtor's current monthly income, which also is required by § 159, is derived from Official Forms 22A, 22B, or 22C, depending on the chapter under which the debtor files. This amount is included on the Statistical Summary of Certain Liabilities and Related Data as a convenience to make reports under § 159 easier to compile.

The Declaration Concerning Debtor's Schedules is amended in the section designated for signing and verifying by an individual or joint debtor. The amendment accommodates the requirement that individual debtors must complete both the Summary of Schedules and the Statistical Summary of Certain Liabilities and Related Data by directing the debtor to state number of pages being verified as the number of sheets in the completed schedules "plus 2."

Official Form 9G (10/06) (Chapter 12 Individual or Joint Debtor Family Farmer or Family Fisherman)				
UNITED STATES BANKRUPTCY COUR	TDistrict of			
Chapter 12 Bankruptc	Notice of y Case, Meeting of Creditors, & Deadlines			
[The debtor(s) listed below filed a chapter 12 bankruptcy case on(date).] or [A bankruptcy case concerning the debtor(s) listed below was originally filed under chapteron(date) and was converted to a case under chapter 12 on(date).] You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.				
~ ~				
	se Side for Important Explanations			
Debtor(s) (name(s) and address):	Case Number:			
	Last four digits of Social Security No./Complete EIN or other Taxpayer ID No.:			
All other names used by the Debtor(s) in the last 8 years (include married, maiden, and trade names):	Bankruptcy Trustee (name and address):			
Attorney for Debtor(s) (name and address):				
Telephone number:	Telephone number:			
Date: / / Time: () A. M. () P. M.	Meeting of Creditors Location:			
Papers must be <i>received</i> by th	Deadlines: e bankruptcy clerk's office by the following deadlines:			
Dead	line to File a Proof of Claim:			
For all creditors(except a governmen	tal unit): For a governmental unit:			
A creditor to whom this notice is sent at a foreign	Foreign Creditors n address should read the information under "Claims" on the reverse side.			
Deadline to File a Complain	nt to Determine Dischargeability of Certain Debts:			
Deadl	line to Object to Exemptions:			
	er the <i>conclusion</i> of the meeting of creditors.			
Filing of Plan, Hearing on Confirmation 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: Date:Time:Location:]				
or [The debtor has filed a plan. The plan or a summary of the plan and notice of confirmation hearing will be sent separately.] or [The debtor has not filed a plan as of this date. You will be sent separate notice of the hearing on confirmation of the plan.]				
Creditors May Not Take Certain Actions: In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor, the debtor's property, and certain codebtors. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.				
Address of the Bankruptcy Clerk's Office:	For the Court:			
	Clerk of the Bankruptcy Court:			
Telephone number:				
Hours Onen:	Data			
Hours Open:	Date:			

Filing of Chapter 12	EXPLANATIONS Official Form 9G (10/00 A bankruptcy case under Chapter 12 of the Bankruptcy Code (title 11, United States Code) has been
Bankruptcy Case	filed in this court by the debtor(s) listed on the front side, and an order for relief has been entered. Chapter 12 allows family farmers and family fishermen to adjust their debts pursuant to a plan. A plan is not effective unless confirmed by the court. You may object to confirmation of the plan and appear at the confirmation hearing. A copy or summary 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 indicated on the front of this notice] <i>or</i> [you will be sent notice of the confirmation hearing]. The debtor will remain in possession of the debtor's property and may continue to operate the debtor's business unless the court orders otherwise.
Legal Advice	The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to determine your rights in this case.
Creditors Generally	Prohibited collection actions against the debtor and certain codebtors are listed in Bankruptcy Code
May Not Take Certain Actions	§ 362 and § 1201. Common examples of prohibited actions include contacting the debtor by telephone, mail, or otherwise to demand repayment; taking actions to collect money or obtain property from the debtor; repossessing the debtor's property; starting or continuing lawsuits or foreclosures;
	and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay may be limited in duration or not exist at all, although the debtor may have the right to request the court to extend or impose a stay.
Meeting of Creditors	A meeting of creditors is scheduled for the date, time, and location listed on the front side. The debtor
	(both spouses in a joint case) must be present at the meeting to be questioned under oath by the trusted and by creditors. Creditors are welcome to attend, but are not required to do so. The meeting may be continued and concluded at a later date without further notice.
Claims	A Proof of Claim is a signed statement describing a creditor's claim. If a Proof of Claim form is not included with this notice, you can obtain one at any bankruptcy clerk's office. A secured creditor
	retains rights in its collateral regardless of whether that creditor files a Proof of Claim. If you do not file a Proof of Claim by the "Deadline to File a Proof of Claim" listed on the front side, you might not be paid any money on your claim from other assets in the bankruptcy case. To be paid you must file a
	Proof of Claim even if your claim is listed in the schedules filed by the debtor. Filing a Proof of Claim submits the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer car explain. For example, a secured creditor who files a Proof of Claim may surrender important
	nonmonetary rights, including the right to a jury trial. Filing Deadline for a Foreign Creditor: The deadlines for filing claims set forth on the front of this notice apply to all creditors. If this notice has been mailed to a creditor at a foreign address, the creditor may file a motion requesting the court to extend the deadline.
Discharge of Debts	The debtor is seeking a discharge of most debts, which may include your debt. A discharge means that you may never try to collect the debt from the debtor. If you believe that a debt owed to you is not dischargeable under Bankruptcy Code § 523 (a) (2), (4), or (6), you must start a lawsuit by filing a complaint in the bankruptcy clerk's office by the "Deadline to File a Complaint to Determine"
	Dischargeability of Certain Debts" listed on the front side. The bankruptcy clerk's office must receive the complaint and any required filing fee by that Deadline.
Exempt Property	The debtor is permitted by law to keep certain property as exempt. Exempt property will not be sold and distributed to creditors, even if the debtor's case is converted to chapter 7. The debtor must file a list of all property claimed as exempt. You may inspect that list at the bankruptcy clerk's office. If you believe that an exemption claimed by the debtor is not authorized by law, you may file an objection to that exemption. The bankruptcy clerk's office must receive the objection by the "Deadline to Object to Exemptions" listed on the front side.
Bankruptcy Clerk's Office	Any paper that you file in this bankruptcy case should be filed at the bankruptcy clerk's office at the address listed on the front side. You may inspect all papers filed, including the list of the debtor's property and debts and the list of the property claimed as exempt, at the bankruptcy clerk's office.
Foreign Creditors	Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your rights in this case.
	Refer To Other Side For Important Deadlines and Notices

Official Form 9H (10/06) (Chapter 12 Corporation/F	artnership Family Farmer or Family Fisherman)	
UNITED STATES BANKRUPTCY COUR	TDistrict of	
Chapter 12 Bankruptc	Notice of y Case, Meeting of Creditors, & Deadlines	
	iled a chapter 12 bankruptcy case on(date).] or [partnership] listed below was originally filed under chapter d to a case under chapter 12 on(date).]	
	nportant deadlines. You may want to consult an attorney to protect your d at the bankruptcy clerk's office at the address listed below. of give legal advice.	
See Rever	se Side for Important Explanations	
Debtor(s) (name(s) and address):	Case Number:	
	Last four digits of Social Security No./Complete EIN or other Taxpayer ID No.:	
All other names used by the Debtor(s) in the last 8 years (include trade names):	Bankruptcy Trustee (name and address):	
Attorney for Debtor(s) (name and address):		
Telephone number:	Telephone number:	
	Meeting of Creditors	
Date: / / Time: () A. M. () P. M.	Location:	
Papers must be received by th	Deadlines: e bankruptcy clerk's office by the following deadlines:	
Dead	line to File a Proof of Claim:	
For all creditors(except a gover	rnmental unit): For a governmental unit:	
A creditor to whom this notice is sent at a foreign	Foreign Creditors n address should read the information under "Claims" on the reverse side.	
Deadline to File a Complain	nt to Determine Dischargeability of Certain Debts:	
Filing of Pla	n, Hearing on Confirmation of Plan	
Date: Time:	he plan is enclosed. The hearing on confirmation will be held: Location:	
	the plan and notice of confirmation hearing will be sent separately.] be sent separate notice of the hearing on confirmation of the plan.]	
Creditors	s May Not Take Certain Actions:	
certain circumstances, the stay may be limited to 30 days or not ex	tays certain collection and other actions against the debtor and the debtor's property. Under ist at all, although the debtor can request the court to extend or impose a stay. If you attempt to ode, you may be penalized. Consult a lawyer to determine your rights in this case.	
Address of the Bankruptcy Clerk's Office: For the Court:		
	Clerk of the Bankruptcy Court:	

	Clerk of the Bankruptcy Court:
Felephone number:	
Hours Open:	Date:

	EXPLANATIONS	Official Form 9H (10/06)
Filing of Chapter 12 Bankruptcy Case	A bankruptcy case under Chapter 12 of the Bankruptcy Code (title 1 filed in this court by the debtor listed on the front side, and an order 12 allows family farmers and family fishermen to adjust the is not effective unless confirmed by the court. You may object to co at the confirmation hearing. A copy or summary of the plan [is inclusted sent to you later], and [the confirmation hearing will be held on the contice] or [you will be sent notice of the confirmation hearing]. The of the debtor's property and may continue to operate the debtor's bus otherwise.	for relief has been entered. ir debts pursuant to a plan. A plan onfirmation of the plan and appear uded with this notice] <i>or</i> [will be date indicated on the front of this e debtor will remain in possession siness unless the court orders
Legal Advice	The staff of the bankruptcy clerk's office cannot give legal advice. O your rights in this case.	Consult a lawyer to determine
Creditors Generally May Not Take Certain Actions	Prohibited collection actions against the debtor and certain codebtors § 362 and § 1201. Common examples of prohibited actions include telephone, mail, or otherwise to demand repayment; taking actions to from the debtor; repossessing the debtor's property; and starting or c foreclosures. Under certain circumstances, the stay may be limited in although the debtor may have the right to request the court to extend	contacting the debtor by o collect money or obtain property continuing lawsuits or n duration or not exist at all,
Meeting of Creditors	A meeting of creditors is scheduled for the date, time, and location li debtor's representative must be present at the meeting to be question by creditors. Creditors are welcome to attend, but are not required to continued and concluded at a later date without further notice.	isted on the front side. The ned under oath by the trustee and
Claims	A Proof of Claim is a signed statement describing a creditor's claim. included with this notice, you can obtain one at any bankruptcy clerk retains rights in its collateral regardless of whether that creditor files file a Proof of Claim by the "Deadline to File a Proof of Claim" liste be paid any money on your claim from other assets in the bankruptcy Proof of Claim even if your claim is listed in the schedules filed by th Claim submits the creditor to the jurisdiction of the bankruptcy court explain. For example, a secured creditor who files a Proof of Claim nonmonetary rights, including the right to a jury trial. Filing Deadlin deadlines for filing claims set forth on the front of this notice apply to been mailed to a creditor at a foreign address, the creditor may file a extend the deadline.	c's office. A secured creditor a Proof of Claim. If you do not d on the front side, you might not y case. To be paid you must file a he debtor. Filing a Proof of t, with consequences a lawyer can may surrender important ne for a Foreign Creditor: The o all creditors. If this notice has
Discharge of Debts	The debtor is seeking a discharge of most debts, which may include y that you may never try to collect the debt from the debtor. If you bel not dischargeable under Bankruptcy Code § 523 (a) (2), (4), or (6), y complaint in the bankruptcy clerk's office by the "Deadline to File a Dischargeability of Certain Debts" listed on the front side. The bank the complaint and any required filing fee by that Deadline.	lieve that a debt owed to you is you must start a lawsuit by filing a Complaint to Determine cruptcy clerk's office must receive
Bankruptcy Clerk's Office	Any paper that you file in this bankruptcy case should be filed at the address listed on the front side. You may inspect all papers filed, inc property and debts and the list of the property claimed as exempt, at the second se	cluding the list of the debtor's
Foreign Creditors	Consult a lawyer familiar with United States bankruptcy law if you h rights in this case.	
	Refer To Other Side For Important Deadlines and Notices	5

Official Form 9I (10/06) (Chapter 13)				
UNITED STATES BANKRUPTCY COUR	TDistrict of			
Chapter 13 Bankruptc	Notice of y Case, Meeting of Creditors, & Deadlines			
[The debtor(s) listed below filed a chapter 13 bankruptcy case on(date).] or [A bankruptcy case concerning the debtor(s) listed below was originally filed under chapter(date).] on(date) and was converted to a case under chapter 13 on(date).] You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below.				
NOTE: The staff of the bankruptcy clerk's office cannot				
	se Side for Important Explanations			
Debtor(s) (name(s) and address):	Case Number:			
	Last four digits of Social Security No./Complete EIN or other Taxpayer ID No.:			
All other names used by the Debtor(s) in the last 8 years (include married, maiden, and trade names):	Bankruptcy Trustee (name and address):			
Attorney for Debtor(s) (name and address):				
Telephone number:	Telephone number:			
	Meeting of Creditors			
Date: / / Time: () A. M. () P. M.	Location:			
	Deadlines: e bankruptcy clerk's office by the following deadlines: line to File a Proof of Claim: For a governmental unit (except as otherwise provided in Fed. R. Bankr. P. 3002 (c)(1)):			
	Foreign Creditors n address should read the information under "Claims" on the reverse side. nt to Determine Dischargeability of Certain Debts:			
-				
	ine to Object to Exemptions: er the <i>conclusion</i> of the meeting of creditors.			
Filing of Plan, Hearing on Confirmation 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: Date:				
Creditors May Not Take Certain Actions: In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor, the debtor's property, and certain codebtors. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.				
Address of the Bankruptcy Clerk's Office:	For the Court:			
	Clerk of the Bankruptcy Court:			
Telephone number:				
Hours Open:	Date:			

Filing of Chapter 13 A bankruptcy case under Chapter 13 of the Bankruptcy Code (title 11, United States Code) ht Bankruptcy Case Geld in this court by the debtor(5) listed on the front side, and an order for relief has been ent Chapter 13 allows an individual with regular income and debts below a specified amount to a debts pursuant to a plan. A plan is not effective unless confirmed by the bankruptcy our summar plan [is included with this notice] or [soutil be sent notice of the confirmation hearing. A copy or summar plan [is included with this notice] or [soutil be sent notice of the confirm hearing]. The debtor will remain in possession of the debtor's sproperty and may continue to the debtor's burniess. If any, unless the court orders otherwise. Legal Advice The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to detern your rights in this case. Creditors Generally Fubilised collection actions against the debtor and certain codebtors are listed in Bankruptcy (s 362 and § 1301. Common examples of prohibited actions include contacting the debtor or hor the debtor's pages. Under certain circumstances, the stay timited to 30 days or not exist at all, although the debtor can request the court to exceed or in stay. Meeting of Creditors A meeting of creditors is scheduled for the date, time, and location listed on the front side, 71 (both spouses in a joint case) must be present at the meeting to be questioned under onthe your instay. Meeting of Creditors A meeting of creditors is scheduled for the date, time, and location listed on the front side, 71 (both spouses in a joint case) must be present at the meeting to be questioned under onthe your d	NATIONS	Official Form 91 (10/0
debs pursuant to a plan. A plan is not effective unless confirmed by the bankruptcy court. Y object to confirmation of the plan and appear at the confirmation hearing. A copy or summar plan [is included with this notice] or [you will be sent to you later], and [the confirm hearing]. The debtor will remain in possession of the debtor's property and may continue to the debtor's business, if any, unless the court orders otherwise. Legal Advice The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to deten your rights in this case. Creditors Generally Actions Prohibited collection actions against the debtor and certain codebtors are listed in Bankruptcy bettor in the debtor, repossessing the debtor's wages. Under certain circumstances, the stay i limited to 30 days or not exist at all, although the debtor can request the court to exceed or in stay. Meeting of Creditors A meeting of creditors is scheduled for the date, time, and location listed on the front side. To (both spouses in a joint case) must be present at the meeting to e questioned under outh by to and by creditors. Creditors are welcome to attend, but are not required to do so. The meeting continued and concluded at a later date without further notice Claims A Proof of Claim is a signed statement describing a creditor's claim. If a Proof of Claim from included with this notice, you can obtain one at any bankruptcy clerk's office. A secured cred retains rights in its olderatal regardless of whether that creditor file file a Proof of Claim. If you file a Proof of Claim by the "Deadline to File a Proof of Claim. If you ple paid any money on your claim from the taschtor thor files a Proof of Claim. If you ple paid any money on your claim from the schotules filed by the debtor. The debtor is secki	the front side, and an	ler for relief has been entered.
object to confirmation of the plan and appear at the confirmation hearing. A copy or summar plan [is included with this notice] or [will be sent to you later], and [the confirmation hearing] held on the date indicated on the front of this notice] or [you will be sent notice of the confirm hearing]. The debtor will remain in possession of the debtor's property and may continue to the debtor's briess. [if any, unless the court orders otherwise. Legal Advice The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to deter your rights in this case. Creditors Generally Prohibited collection actions against the debtor and certain codebtors are listed in Bankruptcy § 362 and § 1301. Common examples of prohibited actions include contacting the debtor by the debtor, repossessing the debtor's property; starting or continuing lawauits or foreclon and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay inimited to 30 days or not exist at all, although the debtor can request the court to exceed or in stay. Meeting of Creditors A meeting of creditors is scheduled for the date, time, and location listed on the front side. The doth sproses in a joint case) must be present at the meeting to be questioned under outh by the debtor. Creditors are listed in a dot by creditors. Creditors are welcome to attend, but are not required to do so. The meeting continued and concluded at a later date without further notice. Claims A Proof of Claim is a signed statement describing a creditor's claim. If a Proof of Claim is a signed statement describing a creditor's claim. If a Proof of Claim (wen figue a creditor at a foreign address) of the abstruptey cerk's office. A secured creditions of the abartyptey cerk's office wence retains rights in its collatera		
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Refer To Other Side For Important Deadlines and Notices	ant Deadlines and Not	'S

Form 9

COMMITTEE NOTE

The form is amended in a variety of way to implement the provisions of the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005). All versions of the form are amended to advise creditors to consult an attorney concerning what rights they may have in the specific case. All versions of the form are also amended to provide information to creditors with foreign addresses about filing claims and to advise those creditors to consult a lawyer familiar with United States bankruptcy law regarding any questions they may have about their rights in a particular case. These amendments implement § 1514, which was added to the Code in 2005.

Forms 9A and 9C are amended to include a box in which the clerk can notify creditors in a chapter 7 case filed by an individual with primarily consumer debts whether the presumption of abuse has arisen under § 707(b) of the Code as amended in 2005. Under § 342(d) of the Code, the clerk has a duty to notify creditors concerning the presumption within ten days of the filing of the petition. In cases in which the debtor does not file Official Form 22A with the petition, the forms provide for the clerk to state that insufficient information has been filed, and to inform creditors that if later-filed information indicates that the presumption arises, creditors will be sent another notice.

In cases involving serial filers (debtors who have filed more than one case within a specified period), the automatic stay provided by § 362(a) of the Code as amended in 2005 may not apply or may be limited in duration, unless the stay is extended or imposed by court order. The form contains a general statement alerting debtors to this possibility.

Section 1514, added to the Code in 2005, also requires that a secured creditor with a foreign address be advised whether the creditor is required to file a proof of claim, and Forms 9B, 9D, 9E, 9E (Alt.), 9F, 9F (Alt.), 9G, 9H, and 9I are amended to include general information addressing that question. Forms 9E, 9E (Alt.), 9F, and 9F (Alt.)also are amended to inform creditors that in a case in which the debtor has filed a plan for which it has solicited acceptances before filing the case, the court may, after notice and a hearing, order that the United States trustee not convene a meeting of creditors.

Forms 9E and 9E (Alt.) are amended to state that, unless the court orders otherwise, an individual chapter 11 debtor's discharge is not effective until completion of all payments under the plan, as provided in § 1141(d)(5) which was added to the Code in 2005. Forms 9F and 9F (Alt.) are amended to include a deadline to file a complaint to determine the dischargeability of a debt, in conformity with § 1141(d)(6) which was added to the Code in 2005.

Form 9I is amended to include a deadline to file a complaint to determine the dischargeability of certain debts. This amendment implements a 2005 amendment to \S 1328(a) of the Code.

October 2006 Supplement to Committee Note

Forms 9G and 9H are amended to add "family fisherman" to the title and to the description of chapter 12. The 2005 amendments to the Code added a "family fisherman," as defined in § 101(19A), to the persons eligible to file a bankruptcy case under chapter 12. Form 9I is amended to provide general notice to parties in interest of the potential for a claim to be filed late in the case.

Official Form 22A (Chapter 7) (10/06)

In re _

1

Debtor(s)

(If known)

Case Number: _

According to the calculations required by this statement:

The presumption arises.

The presumption does not arise.

(Check the box as directed in Parts I, III, and VI of this statement.)

CHAPTER 7 STATEMENT OF CURRENT MONTHLY INCOME AND MEANS-TEST CALCULATION

In addition to Schedule I and J, this statement must be completed by every individual Chapter 7 debtor, whether or not filing jointly, whose debts are primarily consumer debts. Joint debtors may complete one statement only.

Part I. EXCLUSION FOR DISABLED VETERANS

If you are a disabled veteran described in the Veteran's Declaration in this Part I, (1) check the box at the beginning of the Veteran's Declaration, (2) check the box for "The presumption does not arise" at the top of this statement, and (3) complete the verification in Part VIII. Do not complete any of the remaining parts of this statement.

 \Box Veteran's Declaration. By checking this box, I declare under penalty of perjury that I am a disabled veteran (as defined in 38 U.S.C. § 3741(1)) whose indebtedness occurred primarily during a period in which I was on active duty (as defined in 10 U.S.C. § 101(d)(1)) or while I was performing a homeland defense activity (as defined in 32 U.S.C. §901(1)).

	Pa	rt II. CALCULATION OF MONTHL	Y INCOME FOR § 707	(b)(7)) EXCLUS	ON
	Marital/filing status. Check the box that applies and complete the balance of this part of this					lirected.
	a. 🗆 I	Unmarried. Complete only Column A ("Debto	r's Income") for Lines 3-11.			
2	 b. Married, not filing jointly, with declaration of separate households. By checking this box, debtor declares under penalty of perjury: "My spouse and I are legally separated under applicable non-bankruptcy law or my spouse and I are living apart other than for the purpose of evading the requirements of § 707(b)(2)(A) of the Bankruptcy Code." Complete only Column A ("Debtor's Income") for Lines 3-11. 					
		Married, not filing jointly, without the declaration olumn A ("Debtor's Income") and Column B			b above. Com	plete both
		Married, filing jointly. Complete both Column A ines 3-11.	("Debtor's Income") and Col	umn B	("Spouse's In	come") for
	six cal before	ures must reflect average monthly income receiv endar months prior to filing the bankruptcy case the filing. If the amount of monthly income var the six-month total by six, and enter the result of	, ending on the last day of the mo ied during the six months, you m	onth	Column A Debtor's Income	Column B Spouse's Income
3	Gross	wages, salary, tips, bonuses, overtime, con	nmissions.		\$	\$
4	a and than z	ne from the operation of a business, profess enter the difference in the appropriate column(s) ero. Do not include any part of the business on in Part V.) of Line 4. Do not enter a number	er less		
4	a.	Gross receipts	\$			
	Ь.	Ordinary and necessary business expenses	\$			
	с.	Business income	Subtract Line b from Line a		\$	\$
	Rent and other real property income. Subtract Line b from Line a and enter the difference in the appropriate column(s) of Line 5. Do not enter a number less than zero. Do not include any part of the operating expenses entered on Line b as a deduction in Part V.					
5	a.	Gross receipts	\$			
	b.	Ordinary and necessary operating expenses	\$			
	с.	Rent and other real property income	Subtract Line b from Line a		\$	\$
6	Intere	est, dividends and royalties.			\$	\$
7	Pensi	on and retirement income.			\$	\$
8	exper	mounts paid by another person or entity, or uses of the debtor or the debtor's dependent Do not include amounts paid by the debtor's spo	s, including child or spousal s	ehold up-	\$	\$

Official Form 22A (Chapter 7) (10/06) – Cont.

9	Unemployment compensation. Enter the amount in the appropriate column(s) of Line 9. However, if you contend that unemployment compensation received by you or your spouse was a benefit under the Social Security Act, do not list the amount of such compensation in Column A or B, but instead state the amount in the space below:			
	Unemployment compensation claimed to be a benefit under the Social Security Act Debtor \$ Sp	ouse \$	_	\$ \$
10	Income from all other sources. If necessary, list additional source Do not include any benefits received under the Social Security Act of a victim of a war crime, crime against humanity, or as a victim of inter- terrorism. Specify source and amount.	r payments rece	ived as	
10	a.	\$		
	b	\$		
	Total and enter on Line 10			\$ \$
11	Subtotal of Current Monthly Income for § 707(b)(7). Ad Column A, and, if Column B is completed, add Lines 3 through 10 in C total(s).			\$ \$
12	Total Current Monthly Income for § 707(b)(7). If Column add Line 11, Column A to Line 11, Column B, and enter the total. If Completed, enter the amount from Line 11, Column A.			\$

	Part III. APPLICATION OF § 707(b)(7) EXCLUSION			
13	Annualized Current Monthly Income for § 707(b)(7). Multiply the amount from Line 12 by the number 12 and enter the result.	\$		
14	Applicable median family income. Enter the median family income for the applicable state and household size. (This information is available by family size at www.usdoj.gov/ust/ or from the clerk of the bankruptcy court.)			
	a. Enter debtor's state of residence: b. Enter debtor's household size:	\$		
	Application of Section 707(b)(7). Check the applicable box and proceed as directed.			
15	 The amount on Line 13 is less than or equal to the amount on Line 14. Check the box for "The pre-sumption does not arise" at the top of page 1 of this statement, and complete Part VIII; do not complete Parts IV, V or VII. 			
	The amount on Line 13 is more than the amount on Line 14. Complete the remaining par ment.	rts of this state-		

Complete Parts IV, V, VI, and VII of this statement only if required. (See Line 15.)

	Part IV. CALCULATION OF CURRENT MONTHLY INCOME FOR § 707(b)(2)		
16	Enter the amount from Line 12.	\$	
17	Marital adjustment. If you checked the box at Line 2.c, enter the amount of the income listed in Line 11, Column B that was NOT paid on a regular basis for the household expenses of the debtor or the debtor's dependents. If you did not check box at Line 2.c, enter zero.	\$	
18	Current monthly income for § 707(b)(2). Subtract Line 17 from Line 16 and enter the result.	\$	

	Part V. CALCULATION OF DEDUCTIONS ALLOWED UNDER § 707(b)(2)			
	Subpart A: Deductions under Standards of the Internal Revenue Service (IRS)			
19	National Standards: food, clothing, household supplies, personal care, and miscella- neous. Enter "Total" amount from IRS National Standards for Allowable Living Expenses for the applicable family size and income level. (This information is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court.)	\$		
20A	Local Standards: housing and utilities; non-mortgage expenses. Enter the amount of the IRS Housing and Utilities Standards; non-mortgage expenses for the applicable county and family size. (This information is available at www.usdoj.gov/ust/ or from the clerk of the bankruptcy court).	\$		

Official Form 22A (Chapter 7) (10/06) - Cont.

	Local Standards: housing and utilities; mortgage/rent expense. Enter, in Line a below, the amount of the IRS Housing and Utilities Standards; mortgage/rent expense for your county and family size (this information is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); enter on Line b the total of the Average Monthly Payments for any debts secured by your home, as stated in Line 42; subtract Line b from Line a and enter the result in Line 20B. Do not enter an amount less than zero.				
20B	a.	IRS Housing and Utilities Standards; mortgage/rental expense	\$		
-	b.	Average Monthly Payment for any debts secured by your home, if any, as stated in Line 42	\$		
	c.	Net mortgage/rental expense	Subtract Line b from Line a.		
				\$	
21	Local Standards: housing and utilities; adjustment. if you contend that the process set out in Lines 20A and 20B does not accurately compute the allowance to which you are entitled under the IRS Housing and Utilities Standards, enter any additional amount to which you contend you are entitled, and state the basis for your contention in the space below:				
			• • • • • • • • • • • • • • • • • • •	\$	
· ·	Local	Standards: transportation; vehicle operation/public	transportation expense Vou	₽	
	are ent	ehicle and regardless of whether you use public transportation.			
22	penses	the number of vehicles for which you pay the operating expenses c are included as a contribution to your household expenses in Line $\Box 1 \Box 2$ or more.			
	Enter t applica	he amount from IRS Transportation Standards, Operating Costs & ble number of vehicles in the applicable Metropolitan Statistical Art is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankru	ea or Census Region. (This infor-	\$	
	Local Standards: transportation ownership/lease expense; Vehicle 1. Check the number of vehicles for which you claim an ownership/lease expense. (You may not claim an ownership/lease expense for more than two vehicles.)				
		2 or more. in Line a below, the amount of the IRS Transportation Standards, 6	Ownership Costs, First Car (avail-		
23	able at age Mo	<u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); e onthly Payments for any debts secured by Vehicle 1, as stated in Li ter the result in Line 23. Do not enter an amount less than ze	nter in Line b the total of the Aver- ne 42; subtract Line b from Line a		
	a.	IRS Transportation Standards, Ownership Costs, First Car	\$		
-	b.	Average Monthly Payment for any debts secured by Vehicle 1, as stated in Line 42	\$		
-	c.	Net ownership/lease expense for Vehicle 1	Subtract Line b from Line a.	\$	
		Standards: transportation ownership/lease expense; you checked the "2 or more" Box in Line 23.	Vehicle 2. Complete this Line		
24	Enter, in Line a below, the amount of the IRS Transportation Standards, Ownership Costs, Second Car (available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); enter in Line b the total of the Average Monthly Payments for any debts secured by Vehicle 2, as stated in Line 42; subtract Line b from Line a and enter the result in Line 24. Do not enter an amount less than zero.				
	a.	IRS Transportation Standards, Ownership Costs, Second Car	\$		
	b.	Average Monthly Payment for any debts secured by Vehicle 2, as stated in Line 42	\$		
	с.	Net ownership/lease expense for Vehicle 2	Subtract Line b from Line a.	\$	
25	Other Necessary Expenses: taxes. Enter the total average monthly expense that you actually incur for all federal, state and local taxes, other than real estate and sales taxes, such as income taxes, self employment taxes, social security taxes, and Medicare taxes. Do not include real estate or sales taxes.				
26	Other Necessary Expenses: mandatory payroll deductions. Enter the total average monthly payroll deductions that are required for your employment, such as mandatory retirement contributions, union dues, and uniform costs. Do not include discretionary amounts, such as non-mandatory 401(k) contributions.			\$	

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27	Other Necessary Expenses: life insurance. Enter average monthly premiums that you actually pay for term life insurance for yourself. Do not include premiums for insurance on your dependents for whole life or for any other form of insurance.				\$
28	are re	r Necessary Expenses: court-ordered pa quired to pay pursuant to court order, such as spo ents on past due support obligations include	ousal or child support payments.	y amount that you Jo not include	\$
29	Other Necessary Expenses: education for employment or for a physically or mentally challenged child. Enter the total monthly amount that you actually expend for education that is a condition of employment and for education that is required for a physically or mentally challenged dependent child for whom no public education providing similar services is available.				\$
30	Othe on chi	Other Necessary Expenses: childcare. Enter the average monthly amount that you actually expend on childcare—such as baby-sitting, day care, nursery and preschool. Do not include other educational payments.			
31	expen	r Necessary Expenses: health care. Ente d on health care expenses that are not reimburse of include payments for health insurance or h	d by insurance or paid by a health	savings account.	\$
32	that y as cell	r Necessary Expenses: telecommunicati ou actually pay for telecommunication services of phones, pagers, call waiting, caller id, special lon or your health and welfare or that of your depende d.	ner than your basic home telephon g distance, or internet service—to	e service—such the extent neces-	\$
33	Tota	Expenses Allowed under IRS Standards	Enter the total of Lines 19 through	gh 32.	\$
	total t	Subpart B: Additional Expension Note: Do not include any expension th Insurance, Disability Insurance, and I he average monthly amounts that you actually pa llowing categories.	es that you have listed in Li Health Savings Account Exp	ines 19-32 enses. List and	
	a.	Health Insurance	\$		
34	b.	Disability Insurance	\$		
	с.	Health Savings Account	\$		
			Total: Add Lines a, b and c		\$
35	month	inued contributions to the care of house ally expenses that you will continue to pay for the r y, chronically ill, or disabled member of your house to pay for such expenses.	easonable and necessary care and	support of an	\$
36	to mai	ection against family violence. Enter any ar- intain the safety of your family under the Family V federal law. The nature of these expenses is requi	iolence Prevention and Services A	ct or other appli-	\$
37	Home energy costs. Enter the average monthly amount, in excess of the allowance specified by IRS Local Standards for Housing and Utilities, that you actually expend for home energy costs. You must provide your case trustee with documentation demonstrating that the additional amount claimed is reasonable and necessary.				\$
38	Education expenses for dependent children less than 18. Enter the average monthly expenses that you actually incur, not to exceed \$125 per child, in providing elementary and secondary education for your dependent children less than 18 years of age. You must provide your case trustee with documentation demonstrating that the amount claimed is reasonable and necessary and not already accounted for in the IRS Standards.				\$
39	clothir to exc or fror	Additional food and clothing expense. Enter the average monthly amount by which your food and clothing expenses exceed the combined allowances for food and apparel in the IRS National Standards, not to exceed five percent of those combined allowances. (This information is available at www.usdoj.gov/ust/ or from the clerk of the bankruptcy court.) You must provide your case trustee with documentation demonstrating that the additional amount claimed is reasonable and necessary.			
40	Cont form c	inued charitable contributions. Enter the a of cash or financial instruments to a charitable orga	mount that you will continue to co anization as defined in 26 U.S.C. §	ntribute in the 170(c)(1)-(2).	\$
41	Total Additional Expense Deductions under § 707(b). Enter the total of Lines 34 through 40			\$	

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Official Form 22A (Chapter 7) (10/06) – Cont.

			Subpart C: Deductions fo	r Det	ot Payment		
	Future payments on secured claims. For each of your debts that is secured by an interest in property that you own, list the name of the creditor, identify the property securing the debt, and state the Average Monthly Payment. The Average Monthly Payment is the total of all amounts contractually due to each Secured Creditor in the 60 months following the filing of the bankruptcy case, divided by 60. Mort-gage debts should include payments of taxes and insurance required by the mortgage. If necessary, list additional entries on a separate page.						
42		Name of Creditor	Property Securing the Debt	6	0-month Average Payment		
	a.		an and the second se	\$			
	b.			\$			
	с.			\$			
				Tot	al: Add Lines a, b and c.		\$
43	ents, you may include in your deduction 1/60th of any amount (the "cure amount") that you must pay the creditor in addition to the payments listed in Line 42, in order to maintain possession of the property. The cure amount would include any sums in default that must be paid in order to avoid repossession or fore- closure. List and total any such amounts in the following chart. If necessary, list additional entries on a separate page.			The e-			
43		Name of Creditor	Property Securing the Debt		/60th of the Cure Amount		
	a.			\$			
	b.						
· •	с.			\$			
				То	tal: Add Lines a, b and c		\$
44		nents on priority of rt and alimony claims	claims. Enter the total amount of all), divided by 60.	priority	v claims (including priority child		\$
	the fo		tive expenses. If you are eligible t the amount in line a by the amount i				
	a.	Projected average n	nonthly Chapter 13 plan payment.		\$		
45	5 b. Current multiplier for your district as determined under sched- ules issued by the Executive Office for United States Trustees. (This information is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court.) x						
	с.	Average monthly ac	Iministrative expense of Chapter 13 ca	ase	Total: Multiply Lines a and b		\$
46	Total	Deductions for D	ebt Payment. Enter the total of Lir	nes 42	through 45.		\$
		Subpa	art D: Total Deductions Allo	wed	under § 707(b)(2)		
47	Total	of all deductions	allowed under § 707(b)(2). E	nter th	e total of Lines 33, 41, and 46.		\$

	Part VI. DETERMINATION OF § 707(b)(2) PRESUMPTION	
48	Enter the amount from Line 18 (Current monthly income for § 707(b)(2))	\$
49	Enter the amount from Line 47 (Total of all deductions allowed under § 707(b)(2))	\$
50	Monthly disposable income under § 707(b)(2). Subtract Line 49 from Line 48 and enter the result	\$
51	60-month disposable income under § 707(b)(2). Multiply the amount in Line 50 by the number 60 and enter the result.	\$

Official Form 22A (Chapter 7) (10/06) - Cont.

Offici	al Form 22A (Chapter 7) (10/06) – Cont.	6					
	Initial presumption determination. Check the applicable box and proceed as directed.						
52	The amount on Line 51 is less than \$6,000 Check the box for "The presumption does not arise" at the top of page 1 of this statement, and complete the verification in Part VIII. Do not complete the remainder of Part VI.						
	■ The amount set forth on Line 51 is more than \$10,000. Check the box for "The presumption arises" at the top of page 1 of this statement, and complete the verification in Part VIII. You may also complete Part VII. Do not complete the remainder of Part VI.						
	The amount on Line 51 is at least \$6,000, but not more than \$10,000. Complete the remainder of Part VI (Lines 53 through 55).						
53	Enter the amount of your total non-priority unsecured debt	\$					
54	Threshold debt payment amount. Multiply the amount in Line 53 by the number 0.25 and enter the result.	\$					
	Secondary presumption determination. Check the applicable box and proceed as directed.						
55	The amount on Line 51 is less than the amount on Line 54. Check the box for "The presumption does not arise" at the top of page 1 of this statement, and complete the verification in Part VIII.						
	The amount on Line 51 is equal to or greater than the amount on Line 54. Check the box for "The pre- sumption arises" at the top of page 1 of this statement, and complete the verification in Part VIII. You may also com- plete Part VII.						

	t se te Distriction	Part VII: ADDITIONAL EXPENSE	CLAIMS	
	health and monthly inc	Denses. List and describe any monthly expenses, not otherwise statwelfare of you and your family and that you contend should be an acome under § 707(b)(2)(A)(ii)(I). If necessary, list additional source verage monthly expense for each item. Total the expenses.	Iditional deduction from your current	
56	<u>[</u>	Expense Description	Monthly Amount	
	a.		\$	
	b.		\$	
	с.		\$	
		Total: Add Lines a, b and c	\$	

	Part VIII:	VERIFICATION
	I declare under penalty of perjury that the information both debtors must sign.)	n provided in this statement is true and correct. (If this is a joint case,
57	Date:	Signature:
	Date:	Signature:(Joint Debtor, if any)

Official Form 22C (Chapter 13) (10/06)

In re ____

Debtor(s) Case Number: _ (If known)

According to the calculations required by this statement: The applicable commitment period is 3 years. The applicable commitment period is 5 years.

Disposable income is determined under § 1325(b)(3). Disposable income is not determined under § 1325(b)(3).

(Check the boxes as directed in Lines 17 and 23 of this statement.)

CHAPTER 13 STATEMENT OF CURRENT MONTHLY INCOME AND CALCULATION OF COMMITMENT PERIOD AND DISPOSABLE INCOME

In addition to Schedules I and J, this statement must be completed by every individual Chapter 13 debtor, whether or not filing jointly. Joint debtors may complete one statement only.

		Part I. REPC	ORT OF IN	COME			
1	a. 🗌 U	al/filing status. Check the box that applies and c Unmarried. Complete only Column A ("Debtor's Married. Complete both Column A ("Debtor's I	's Income") fo	or Lines 2-10.			
	All figu six cale before	ures must reflect average monthly income received endar months prior to filing the bankruptcy case, of the filing. If the amount of monthly income varies the six-month total by six, and enter the result or	ed from all sourc ending on the la ied during the size	ces, derived during last day of the mon ix months, you mus	g the nth	Column A Debtor's Income	Column B Spouse's Income
2	Gross	wages, salary, tips, bonuses, overtime, com	missions.			\$	\$
	Line a less that	ne from the operation of a business, profession and enter the difference in the appropriate column an zero. Do not include any part of the busine uction in Part IV.	nn(s) of Line 3.	Do not enter a nu	mber		
3	a.	Gross receipts	\$		1 1		
	b.	Ordinary and necessary business expenses	\$				
	с.	Business income	Subtract Line	b from Line a	<u> </u>	\$	\$
	in the a	and other real property income. Subtract Line appropriate column(s) of Line 4. Do not enter a n any part of the operating expenses entered o	number less tha	an zero. Do not in	n-		
4	a.	Gross receipts	\$		1		
	b.	Ordinary and necessary operating expenses	\$		1		
n far eine Adrie	с.	Rent and other real property income	Subtract Line	b from Line a		\$	\$
5	Intere	est, dividends, and royalties.				\$	\$
6	Pensi	on and retirement income.				\$	\$
7	expen	mounts paid by another person or entity, on uses of the debtor or the debtor's dependents Do not include amounts paid by the debtor's spou	s, including ch			\$	\$
8	Howev was a l	iployment compensation. Enter the amount in t ver, if you contend that unemployment compensat benefit under the Social Security Act, do not list th in A or B, but instead state the amount in the space	tion received by the amount of si	y you or your spous	se		
		nployment compensation claimed to benefit under the Social Security Act Debtor \$	Spo	ouse \$		\$	\$
9	Income from all other sources. Specify source and amount. If necessary, list additional sources on a separate page. Total and enter on Line 9. Do not include any benefits received under the Social Security Act or payments received as a victim of a war crime, crime against humanity, or as a victim of international or domestic terrorism. a. \$			eived			
	b.			\$	7 /	\$	\$
10	Subtotal. Add Lines 2 thru 9 in Column A, and, if Column B is completed, add Lines 2 through 9 in Column B. Enter the total(s).				\$, 2	
11		I. If Column B has been completed, add Line 10, C the total. If Column B has not been completed, er			nd ol-	\$	

	Part II. CALCULATION OF § 1325(b)(4) COMMITMENT PERIOD	
12	Enter the amount from Line 11.	
13	Marital adjustment. If you are married, but are not filing jointly with your spouse, AND if you contend that calculation of the commitment period under § 1325(b)(4) does not require inclusion of the income of your spouse, enter the amount of the income listed in Line 10, Column B that was NOT paid on a regular basis for the household expenses of you or your dependents. Otherwise, enter zero.	
14	Subtract Line 13 from Line 12 and enter the result.	
15	Annualized current monthly income for § 1325(b)(4). Multiply the amount from Line 14 by the number 12 and enter the result.	\$
16	Applicable median family income. Enter the median family income for applicable state and house- hold size. (This information is available by family size at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court.)	
	a. Enter debtor's state of residence:b. Enter debtor's household size:	\$
	Application of § 1325(b)(4). Check the applicable box and proceed as directed.	
17	The amount on Line 15 is less than the amount on Line 16. Check the box for "The applic ment period is 3 years" at the top of page 1 of this statement and continue with this statement.	able commit-
	The amount on Line 15 is not less than the amount on Line 16. Check the box for "The ap mitment period is 5 years" at the top of page 1 of this statement and continue with this statement.	oplicable com-

Pa	art III. APPLICATION OF § 1325(b)(3) FOR DETERMINING DISPOSABLE	INCOME
18	Enter the amount from Line 11.	\$
19	Marital adjustment. If you are married, but are not filing jointly with your spouse, enter the amount of the income listed in Line 10, Column B that was NOT paid on a regular basis for the household expenses of you or your dependents. If you are unmarried or married and filing jointly with your spouse, enter zero.	\$
20	Current monthly income for § 1325(b)(3). Subtract Line 19 from Line 18 and enter the result.	
21	Annualized current monthly income for § 1325(b)(3). Multiply the amount from Line 20 by the number 12 and enter the result.	\$
22	Applicable median family income. Enter the amount from Line 16.	\$
	Application of § 1325(b)(3). Check the applicable box and proceed as directed.	
23	The amount on Line 21 is more than the amount on Line 22. Check the box for "Disposable termined under § 1325(b)(3)" at the top of page 1 of this statement and complete the remaining parts ment.	
	The amount on Line 21 is not more than the amount on Line 22. Check the box for "Disp is not determined under § 1325(b)(3)" at the top of page 1 of this statement and complete Part VII of t Do not complete Parts IV, V, or VI.	

	Part IV. CALCULATION OF DEDUCTIONS ALLOWED UNDER § 707(b)	(2)
	Subpart A: Deductions under Standards of the Internal Revenue Service (I	RS)
24	National Standards: food, clothing, household supplies, personal care, and miscella- neous. Enter the "Total" amount from IRS National Standards for Allowable Living Expenses for the appli- cable family size and income level. (This information is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court.)	\$
25A	Local Standards: housing and utilities; non-mortgage expenses. Enter the amount of the IRS Housing and Utilities Standards; non-mortgage expenses for the applicable county and family size. (This information is available at www.usdoj.gov/ust/ or from the clerk of the bankruptcy court).	\$

Official Form 22C (Chapter 13) (10/06) - Cont.

	· · · · · · · · · · · · · · · · · · ·					
	Local Standards: housing and utilities; mortgage/rent expense. Enter, in Line a below, the amount of the IRS Housing and Utilities Standards; mortgage/rent expense for your county and family size (this information is available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); enter on Line b the total of the Average Monthly Payments for any debts secured by your home, as stated in Line 47; subtract Line b from Line a and enter the result in Line 25B. Do not enter an amount less than zero.					
25B	a.	IRS Housing and Utilities Standards; mortgage/rent Expense	\$			
	b.	Average Monthly Payment for any debts secured by your home, if any, as stated in Line 47	\$			
an an 1 Thair	с.	Net mortgage/rental expense	Subtract Line b from Line a.	\$		
26	Lines Housii	I Standards: housing and utilities; adjustment. if you construct the allowance to which and 25B does not accurately compute the allowance to which any and Utilities Standards, enter any additional amount to which you the basis for your contention in the space below:	you are entitled under the IRS	\$		
	You a	I Standards: transportation; vehicle operation/public re entitled to an expense allowance in this category regardless of w ting a vehicle and regardless of whether you use public transportat	hether you pay the expenses of			
27	Check pense	the number of vehicles for which you pay the operating expenses s are included as a contribution to your household expenses in Line	or for which the operating ex- e 7. \Box 0 \Box 1 \Box 2 or more.			
	the ap	the amount from IRS Transportation Standards, Operating Costs & oplicable number of vehicles in the applicable Metropolitan Statistic nation is available at www.usdoj.gov/ust/ or from the clerk of the b	al Area or Census Region. (This	\$		
28	of veh pense Enter, able a erage	Local Standards: transportation ownership/lease expense; Vehicle 1. Check the number of vehicles for which you claim an ownership/lease expense. (You may not claim an ownership/lease expense for more than two vehicles.) Enter, in Line a below, the amount of the IRS Transportation Standards, Ownership Costs, First Car (available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); enter in Line b the total of the Average Monthly Payments for any debts secured by Vehicle 1, as stated in Line 47; subtract Line b from Line a and enter the result in Line 28. Do not enter an amount less than zero.				
	a.	IRS Transportation Standards, Ownership Costs, First Car	\$			
	b.	Average Monthly Payment for any debts secured by Vehicle 1, as stated in Line 47	\$			
	с.	Net ownership/lease expense for Vehicle 1	Subtract Line b from Line a.	\$		
29	only if Enter, (availa the Av	Local Standards: transportation ownership/lease expense; Vehicle 2. Complete this Line only if you checked the "2 or more" Box in Line 28. Enter, in Line a below, the amount of the IRS Transportation Standards, Ownership Costs, Second Car (available at <u>www.usdoj.gov/ust/</u> or from the clerk of the bankruptcy court); enter in Line b the total of the Average Monthly Payments for any debts secured by Vehicle 2, as stated in Line 47; subtract Line b from Line a and enter the result in Line 29. Do not enter an amount less than zero.				
29	a.	IRS Transportation Standards, Ownership Costs, Second Car	\$			
	b.	Average Monthly Payment for any debts secured by Vehicle 2, as stated in Line 47	\$			
	с.	Net ownership/lease expense for Vehicle 2	Subtract Line b from Line a.	\$		
30	for all	r Necessary Expenses: taxes. Enter the total average mont federal, state, and local taxes, other than real estate and sales tax syment taxes, social security taxes, and Medicare taxes. Do not in	kes, such as income taxes, self	\$		
31	payro union	r Necessary Expenses: mandatory payroll deductions Il deductions that are required for your employment, such as mand dues, and uniform costs. Do not include discretionary amount () contributions.	atory retirement contributions,	\$		

Official Form 22C (Chapter 13) (10/06) – Cont.

32	Other Necessary Expenses: life insurance. Enter average monthly premiums that you actually pay for term life insurance for yourself. Do not include premiums for insurance on your dependents, for whole life or for any other form of insurance.			\$	
33	Other Necessary Expenses: court-ordered payments. Enter the total monthly amount that you are required to pay pursuant to court order, such as spousal or child support payments. Do not include payments on past due support obligations included in Line 49.			\$	
34	Other Necessary Expenses: education for employment or for a physically or mentally challenged child. Enter the total monthly amount that you actually expend for education that is a condition of employment and for education that is required for a physically or mentally challenged dependent child for whom no public education providing similar services is available.				
35	Other Necessary Expenses: childcare. Enter the average monthly amount that you actually expend on childcare—such as baby-sitting, day care, nursery and preschool. Do not include other educa- tional payments.			\$	
36	Other Necessary Expenses: health care. Enter the average monthly amount that you actually			\$	
37	Other Necessary Expenses: telecommunication services. Enter the average monthly amount that you actually pay for telecommunication services other than your basic home telephone service—such as cell phones, pagers, call waiting, caller id, special long distance, or internet service—to the extent necessary for your health and welfare or that of your dependents. Do not include any amount previously deducted.			\$	
38	Total	Expenses Allowed under IRS Standards	5. Enter the total of Lines 24 throug	jh 37.	\$
	Subpart B: Additional Expense Deductions under § 707(b) Note: Do not include any expenses that you have listed in Lines 24-37				
	Health Insurance, Disability Insurance, and Health Savings Account Expenses. List and total the average monthly amounts that you actually pay for yourself, your spouse, or your dependents in the following categories.				
39	a.	Health Insurance	\$		
39	b.	Disability Insurance	\$		
	c.	Health Savings Account	\$		
			Total: Add Lines a, b, and c		\$
40	Continued contributions to the care of household or family members. Enter the actual monthly expenses that you will continue to pay for the reasonable and necessary care and support of an elderly, chronically ill, or disabled member of your household or member of your immediate family who is unable to pay for such expenses. Do not include payments listed in Line 34.			\$	
41	Protection against family violence. Enter any average monthly expenses that you actually in- curred to maintain the safety of your family under the Family Violence Prevention and Services Act or other applicable federal law. The nature of these expenses is required to be kept confidential by the court.			\$	
42	Home energy costs. Enter the average monthly amount, in excess of the allowance specified by IRS Local Standards for Housing and Utilities, that you actually expend for home energy costs. You must provide your case trustee with documentation demonstrating that the additional amount claimed is			\$	
43	mentation demonstrating that the amount claimed is reasonable and necessary and not already			\$	
44	or from the clerk of the bankruptcy court.) You must provide your case trustee with documentation			\$	
45	Continued charitable contributions. Enter the amount that you will continue to contribute in the form of cash or financial instruments to a charitable organization as defined in 26 U.S.C. § 170(c)(1)-(2).			\$	
46	Total Additional Expense Deductions under § 707(b). Enter the total of Lines 39 through 45. \$			\$	

			Subpart C: Deductions for Del	ot Payment	
	Future payments on secured claims. For each of your debts that is secured by an interest in property that you own, list the name of the creditor, identify the property securing the debt, and state the Average Monthly Payment. The Average Monthly Payment is the total of all amounts contractually due to each Secured Creditor in the 60 months following the filing of the bankruptcy case, divided by 60. Mortgage debts should include payments of taxes and insurance required by the mortgage. If necessary, list additional entries on a separate page.				
47		Name of Creditor	Property Securing the Debt	60-month Average Payment	
	a.			\$	
	b.			\$	
No 11	c.			\$	
				Total: Add Lines a, b, and c	\$
 ents, you may include in your deduction 1/60th of any amount (the "cure amount") that you must pay the creditor in addition to the payments listed in Line 47, in order to maintain possession of the property. The cure amount would include any sums in default that must be paid in order to avoid repossession or fore-closure. List and total any such amounts in the following chart. If necessary, list additional entries on a separate page. 					
		Name of Creditor	Property Securing the Debt	1/60th of the Cure Amount	
	a.			\$	
	b.			\$	
	с.			\$	
				Total: Add Lines a, b, and c	\$
49	49 Payments on priority claims. Enter the total amount of all p support and alimony claims), divided by 60.			y claims (including priority child	\$
	Chapter 13 administrative expenses. Multiply the amount in Line a by the amount in Line b, and enter the resulting administrative expense.				
	a.	Projected average mo	nthly Chapter 13 plan payment.	\$	
50	b.	Current multiplier for ules issued by the Exe	your district as determined under sched- ecutive Office for United States Trustees. vailable at www.usdoj.gov/ust/ or from the	x	
	C.	Average monthly adm	inistrative expense of Chapter 13 case	Total: Multiply Lines a and b	\$
51	Tota	al Deductions for De	ebt Payment. Enter the total of Lines 47	through 50.	\$
	Subpart D: Total Deductions Allowed under § 707(b)(2)				
52	Tota	al of all deductions	allowed under § 707(b)(2). Enter th	e total of Lines 38, 46, and 51.	\$

	Part V. DETERMINATION OF DISPOSABLE INCOME UNDER § 1325(b)(2)			
53	Total current monthly income. Enter the amount from Line 20.	\$		
54	Support income. Enter the monthly average of any child support payments, foster care payments, or disability payments for a dependent child, included in Line 7, that you received in accordance with applicable nonbankruptcy law, to the extent reasonably necessary to be expended for such child.	\$		
55	Qualified retirement deductions. Enter the monthly average of (a) all contributions or wage deductions made to qualified retirement plans, as specified in § $541(b)(7)$ and (b) all repayments of loans from retirement plans, as specified in § $362(b)(19)$.	\$		
56	Total of all deductions allowed under § 707(b)(2). Enter the amount from Line 52.	\$		
57	Total adjustments to determine disposable income. Add the amounts on Lines 54, 55, and 56 and enter the result.	\$		

58

Monthly Disposable Income Under § 1325(b)(2). Subtract Line 57 from Line 53 and enter the result.

Part VI: ADDITIONAL EXPENSE CLAIMS

	Other Expenses. List and describe any monthly expenses, not otherwise stated in this form, that are required for the health and welfare of you and your family and that you contend should be an additional deduction from your current monthly income under § 707(b)(2)(A)(ii)(I). If necessary, list additional sources on a separate page. All figures should reflect your average monthly expense for each item. Total the expenses.			
59		Expense Description	Monthly Amount	
	a.		\$	
1.0	b.		\$	
	с.		\$	
		Total: Add Lines a, b, and c	\$	

-	Pa	art VII: VERIFICATION		
	I declare under penalty of perjury that the information provided in this statement is true and correct. (If this is a joint case, both debtors must sign.)			
60	Date:	Signature: (Debtor)		
-	Date:	Signature: (Joint Debtor, if any)		

6

\$

COMMITTEE NOTE

A. Overview

Among the changes introduced by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 are interlocking provisions defining "current monthly income" and establishing a means test to determine whether relief under Chapter 7 should be presumed abusive. Current monthly income ("CMI") is defined in § 101(10A) of the Code, and the means test is set out in § 707(b)(2). These provisions have a variety of applications. In Chapter 7, if the debtor's CMI exceeds a defined level the debtor is subject to the means test, and § 707(b)(2)(C) specifically requires debtors to file a statement of CMI and calculations to determine the applicability of the means-test presumption. In Chapters 11 and 13, CMI provides the starting point for determining the disposable income that must be contributed to payment of unsecured creditors. Moreover, Chapter 13 debtors with CMI above defined levels are required by § 1325(b)(3) to complete the means test in order to determine the amount of their monthly disposable income; and, pursuant to § 1325(b)(4), the level of CMI determines the "applicable commitment period" over which projected disposable income must be paid to unsecured creditors.

To provide for the reporting and calculation of CMI and for the completion of the means test where required, three separate official forms have been created—one for Chapter 7, one for Chapter 11, and one for Chapter 13. This note first describes the calculation of CMI that is common to all three of the forms, next describes the means test as set out in the Chapter 7 and 13 forms, and finally addresses particular issues that are unique to each of the forms.

B. Calculation of CMI

Although Chapters 7, 11, and 13 use CMI for different purposes, the basic computation is the same in each. As defined in § 101(10A), CMI is the monthly average of certain income that the debtor (and in a joint case, the debtor's spouse) received in the six calendar months before the bankruptcy filing. The definition includes in this average (1) income from all sources, whether or not taxable, and (2) any amount paid by an entity other than the debtor (or the debtor's spouse in a joint case) on a regular basis for the household expenses of the debtor, the debtor's dependents, and (in a joint case) the debtor's spouse if not otherwise a dependent. At the same time, the definition excludes from the averaged income "benefits received under the Social Security Act" and certain payments to victims of terrorism, war crimes, and crimes against humanity.

Forms 22A, 22B, & 22C

Each form provides for reporting income items constituting CMI. The items are reported in a set of entry lines—Part II of the Chapter 7 form and Part I of the forms for Chapter 11 and Chapter 13—that include separate columns for reporting income of the debtor and of the debtor's spouse. The first of these entry lines includes a set of instructions and check boxes indicating when the "debtor's spouse" column must be completed. The instructions also direct the required averaging of reported income.

The subsequent entry lines specify several common types of income and are followed by a "catch-all" line for other income. The specific entry lines address: (a) gross wages; (b) business income; (c) rental income; (d) interest, dividends, and royalties; (e) pension and retirement income; (f) regular contributions to the debtor's household expenses; and (g) unemployment compensation. Gross wages (before taxes) are required to be entered. Consistent with usage in the Internal Revenue Manual and the American Community Survey of the Census Bureau, business and rental income is defined as gross receipts less ordinary and necessary expenses. Unemployment compensation is given special treatment. Because the federal government provides funding for state unemployment compensation under the Social Security Act, there may be a dispute about whether unemployment compensation is a "benefit received under the Social Security Act." The forms take no position on the merits of this argument, but give debtors the option of reporting unemployment compensation separately from the CMI calculation. This separate reporting allows parties in interest to determine the materiality of an exclusion of unemployment compensation and to challenge it. The forms provide for totaling the income lines.

C. The means test: deductions from current monthly income (CMI)

The means test operates by deducting from CMI defined allowances for living expenses and payment of secured and priority debt, leaving disposable income presumptively available to pay unsecured non-priority debt. These deductions from CMI under are set out in the Code at § 707(b)(2)(A)(ii)-(iv). The forms for Chapter 7 and Chapter 13 have identical sections (Parts V and III, respectively) for calculating these deductions. The calculations are divided into subparts reflecting three different kinds of allowed deductions.

1. Deductions under IRS standards

Subpart A deals with deductions from CMI, set out in § 707(b)(2)(A)(ii), for "the debtor's applicable monthly expense amounts specified under the National Standards and Local Standards, and the debtor's actual monthly expenses

for the categories specified as Other Necessary Expenses issued by the Internal Revenue Service for the area in which the debtor resides." The forms provide entry lines for each of the specified expense deductions under the IRS standards, and instructions on the entry lines identify the website of the U.S. Trustee Program, where the relevant IRS allowances can be found. As with all of the deductions in

§ 707(b)(2)(A)(ii), deductions under the IRS standards are subject to the proviso that they not include "any payments for debts."

The IRS National Standards provide a single allowance for food, clothing, household supplies, personal care, and miscellany, depending on income and household size. The forms contain an entry line for the applicable allowance.

The IRS Local Standards provide one set of deductions for housing and utilities and another set for transportation expenses, with different amounts for different areas of the country, depending on the size of the debtor's family and the number of the debtor's vehicles. Each amount specified in the Local Standards is treated by the IRS as a cap on actual expenses, but because § 707(b)(2)(A)(ii) provides for deductions in the "amounts specified under the . . . Local Standards," the forms treat these amounts as allowed deductions. The forms again direct debtors to the website of the U.S. Trustee Program to obtain the appropriate allowances.

The Local Standards for housing and utilities, as published by the IRS for its internal purposes, present single amounts covering all housing expenses; however, for bankruptcy purposes, the IRS has separated these amounts into a non-mortgage component and a mortgage/rent component. The non-mortgage component covers a variety of expenses involved in maintaining a residence, such as utilities, repairs and maintenance. The mortgage/rent component covers the cost of acquiring the residence. For homeowners with mortgages, the mortgage/rent component involves debt payment, since the cost of a mortgage is part of the allowance. Accordingly, the forms require debtors to deduct from the mortgage/rent component their average monthly mortgage payment (including required payments for taxes and insurance), up to the full amount of the IRS mortgage/rent component, and instruct debtors that this average monthly payment is the one reported on the separate line of the forms for deductions of secured debt under \S 707(b)(2)(a)(iii). The forms allow debtors to challenge the appropriateness of this method of computing the Local Standards allowance for housing and utilities and to claim any additional housing allowance to which they contend they are entitled, but the forms require specification of the basis for such a contention.

The IRS issues Local Standards for transportation in two components for its internal purposes as well as for bankruptcy: one component covers vehicle operation/public transportation expense and the other ownership/lease expense. The amount of the vehicle operation/public transportation allowance depends on the number of vehicles the debtor operates, with debtors who do not operate vehicles being given a public transportation allowance. The instruction for this line item makes it clear that every debtor is thus entitled to some transportation expense allowance. No debt payment is involved in this allowance. The ownership/lease component, on the other hand, may involve debt payment. Accordingly, the forms require debtors to reduce the allowance for ownership/lease expense by the average monthly loan payment amount (principal and interest), up to the full amount of the IRS ownership/lease expense amount. This average payment is as reported on the separate line of the forms for deductions of secured debt under § 707(b)(2)(a)(iii).

The IRS does not set out specific dollar allowances for "Other Necessary Expenses." Rather, it specifies a number of categories for such expenses, and describes the nature of the expenses that may be deducted in each of these categories. Section 707(b)(2)(a)(ii) allows a deduction for the debtor's actual expenses in these specified categories, subject to its requirement that payment of debt not be included. Several of the IRS categories deal with debt repayment and so are not included in the forms. Several other categories deal with expense items that are more expansively addressed by specific statutory allowances. Subpart A sets out the remaining categories of "Other Necessary Expenses" in individual entry lines. Instructions in these entry lines reflect limitations imposed by the IRS and the need to avoid inclusion of items deducted elsewhere on the forms.

Subpart A concludes with a subtotal of the deductions allowed under the IRS standards.

2. Additional statutory expense deductions

In addition to the expense deductions allowed under the IRS standards, the means test makes provision—in subclauses (I), (II), (IV), and (V) of § 707(b)(2)(A)(ii)—for six special expense deductions. Each of these additional expense items is set out on a separate entry line in Subpart B, introduced by an instruction that there should not be double counting of any expense already included in the IRS deductions. Contributions to tax-exempt charities provide another statutory expense deduction. Section 1325(b)(2)(A)(ii) expressly allows a deduction from CMI for such contributions (up to 15% of the debtor's gross income), and § 707(b)(1) provides that in considering whether a Chapter 7 filing is an abuse, the court may not take into consideration "whether a debtor . . .

continues to make [tax-exempt] charitable contributions." Accordingly, Subpart B also includes an entry line for charitable contributions. The subpart concludes with a subtotal of the additional statutory expense deductions.

3. Deductions for payment of debt

Subpart C deals with the means test's deductions from CMI for payment of secured and priority debt, as well as a deduction for administrative fees that would be incurred if the debtor paid debts through a Chapter 13 plan. In accord with § 707(b)(2)(A)(iii), the deduction for secured debt is divided into two entry lines—one for payments that are contractually due during the 60 months following the bankruptcy filing, the other for amounts needed to retain necessary collateral securing debts in default. In each situation, the instructions for the entry lines require dividing the total payment amount by 60, as the statute directs. Priority debt, deductible pursuant to \S 707(b)(2)(A)(iv), is treated on a single entry line, also requiring division by 60. The defined deduction for the expenses of administering a Chapter 13 plan is allowed by § 707(b)(2)(A)(ii)(III) only for debtors eligible for Chapter 13. The forms treat this deduction in an entry line requiring the eligible debtor to state the amount of the prospective Chapter 13 plan payment and multiply that payment amount by the percentage fee established for the debtor's district by the Executive Office for United States Trustees. The forms refer debtors to the website of the U.S. Trustee Program to obtain this percentage fee. The subpart concludes with a subtotal of debt payment deductions.

4. Total deductions

Finally, the forms direct that the subtotals from Subparts A, B, and C be added together to arrive at the total of allowed deductions from CMI under the means test.

5. Additional claimed deductions

The forms do not provide for means-test deductions from CMI for expenses in categories that are not specifically identified as "Other Necessary Expenses" in the Internal Revenue Manual. However, debtors may wish to claim expenses that do not fall within the categories listed as "Other Necessary Expenses" in the forms. Part VII of the Chapter 7 form and Part VI of the Chapter 13 form provide for such expenses to be identified and totaled. Although expenses listed in these sections are not deducted from CMI for purposes of the means-test calculation, the listing provides a basis for debtors to assert that these expenses should be deducted from CMI under § 707(b)(2)(A)(ii)(I), and that the results of the forms' calculation, therefore, should be modified.

D. The chapter-specific forms

1. Chapter 7

The Chapter 7 form has several unique aspects. The form includes, in the upper right corner of the first page, a check box directing the debtor to state whether or not the calculations required by the form result in a presumption of abuse. The debtor is not bound by this statement and may argue, in response to a motion brought under 707(b)(1), that there should be no presumption despite the calculations required by the form. The check box is intended to give clerks of court a conspicuous indication of the cases for which they are required to provide notice of a presumption of abuse pursuant to § 342(d).

Part I implements the provision of § 707(b)(2)(D) that excludes certain disabled veterans from all means-testing, making it unnecessary to compute the CMI of such veterans. Debtors who declare under penalty of perjury that they are disabled veterans within the statutory definition are directed to verify their declaration in Part VII, to check the "no presumption" box at the beginning of the form, and to disregard the remaining parts of the form.

Part II computes CMI. Section 707(b)(7) prohibits a motion to dismiss based on the means test's presumption of abuse if the debtor's annualized CMI does not exceed a defined median state income. For this purpose, the statute directs that CMI of the debtor's spouse be combined with the debtor's CMI even if the debtor's spouse is not a joint debtor, unless the debtor declares under penalty of perjury that the spouses are legally separated or living separately other than for purposes of evading the means test. Accordingly, the calculation of CMI in Part II directs a computation of the CMI of the debtor's spouse not only in joint cases, but also in cases of married debtors who do not make the specified declaration, and the CMI of both spouses in these cases is combined for purposes of determining standing under § 707(b)(7).

Part III compares the debtor's CMI to the applicable state median income for purposes of § 707(b)(7). It then directs debtors whose income does not exceed the applicable median to verify the form, to check the "no presumption" box at the beginning of the form, and not to complete the remaining parts of the form. Debtors whose CMI does exceed the applicable state median are required to complete the remaining parts of the form.

Part IV adjusts the CMI of a married debtor, not filing jointly, whose

spouse's CMI was combined with the debtor's for purposes of determining standing to assert the means-test presumption. The means test itself does not charge a married debtor in a non-joint case with the income of the non-filing spouse, but rather only with contributions made by that spouse to the household expenses of the debtor or the debtor's dependents, as provided in the definition of CMI in § 101(10A). Accordingly, Part IV calls for the combined CMI of Part II to be reduced by the amount of the non-filing spouse's income that was not contributed to the household expenses of the debtor or the debtor or the debtor or the debtor.

Part V provides for a calculation of the means test's deductions from the debtor's CMI, as described above.

Part VI provides for a determination of whether the debtor's CMI, less the allowed deductions, gives rise to a presumption of abuse under § 707(b)(2)(A). Depending on the outcome of this determination, the debtor is directed to check the appropriate box at the beginning of the form and to sign the verification in Part VIII. Part VII allows the debtor to claim additional deductions, as discussed above.

2. Chapter 11

The Chapter 11 form is the simplest of the three, since the means-test deductions of § 707(b)(2) are not employed in determining the extent of an individual Chapter 11 debtor's disposable income. Section 1129(a)(15) requires payments of disposable income "as defined in section 1325(b)(2)," and that paragraph allows calculation of disposable income under judicially-determined standards, rather than pursuant to the means-test deductions, specified for higher income Chapter 13 debtors by § 1325(b)(3). However, § 1325(b)(2) does require that CMI be used as the starting point in the judicial determination of disposable income, and so the Chapter 11 form requires this calculation (in Part I of the form), as described above, together with a verification (in Part II).

3. Chapter 13

Like the Chapter 7 form, the form for Chapter 13 debtors contains a number of special provisions. The upper right corner of the first page includes check boxes requiring the debtor to state whether, under the calculations required by the statement, the applicable commitment period under § 1325(b)(4) is three years or five years and whether § 1325(b)(3) requires the means-test deductions to be used in determining the debtor's disposable income. The check box is intended to inform standing trustees and other interested parties about these items, but does not prevent the debtor from arguing that the calculations required by the form do

not accurately reflect the debtor's disposable income.

Part I is a report of income to be used for determining CMI. Section 1325(b)(4) imposes a five-year applicable commitment period—rather than a three-year period—if the debtor's annualized CMI is not less than a defined median state income. For this purpose, as under § 707(b)(4), the statute requires that the CMI of the debtor's spouse to be combined with the debtor's CMI, and no exception exists for spouses who are legally separated or living separately. Accordingly, the report of income in Part I directs a combined reporting of the income of both spouses in all cases of married debtors.

Part II computes the applicable commitment period by annualizing the income calculated in Part I and comparing it to the applicable state median. The form allows debtors to contend that the income of a non-filing spouse should not be treated as CMI and permits debtors to claim a deduction for any income of a non-filing spouse to the extent that this income was not contributed to the household expenses of the debtor or the debtor's dependents. The debtor is directed to check the appropriate box at the beginning of the form, stating the applicable commitment period.

Part III compares the debtor's CMI to the applicable state median, allowing a determination of whether the means-test deductions must be used, pursuant to § 1325(b)(3), in calculating disposable income. For this purpose, since § 1325(b)(3) does not provide for including the income of the debtor's spouse, the form directs a deduction of the income of a non-filing spouse that is not contributed to the household expenses of the debtor or the debtor's dependents. Again, the debtor is directed to check the appropriate box at the beginning of the form, indicating whether the means-test deductions are applicable. If so, the debtor is directed to complete the remainder of the form. If not, the debtor is directed to complete the verification in Part VII but not complete the other parts of the form.

Part IV provides for calculation of the means-test deductions provided in § 707(b)(2), described above, as incorporated by § 1325(b)(3) for debtors with CMI above the applicable state median.

Part V provides for three adjustments required by special provisions affecting disposable income in Chapter 13. First, § 1325(b)(2) itself excludes from the CMI used in determining disposable income certain "child support payments, foster care payments, [and] disability payments for a dependent child." Because payments of this kind are included in the definition of CMI in § 101(10A), a line entry for deduction of these payments is provided. Second, a line

Forms 22A, 22B, & 22C

entry is provided for deduction of contributions by the debtor to certain retirement plans, listed in § 541(b)(7)(B), since that provision states that such contributions "shall not constitute disposable income, as defined in section 1325(b)." Third, the same line entry also allows a deduction from disposable income for payments on loans from retirement accounts that are excepted from the automatic stay by § 362(b)(19), since § 1322(f) provides that for a "loan described in section $362(b)(19) \dots$ any amounts required to repay such loan shall not constitute 'disposable income' under section 1325."

The Chapter 13 form does not provide a deduction from disposable income for the Chapter 13 debtor's anticipated attorney fees. No specific statutory allowance for such a deduction exists, and none appears necessary. Section 1325(b)(1)(B) requires that disposable income contributed to a Chapter 13 plan be used to pay "unsecured creditors." A debtor's attorney who has not taken a security interest in the debtor's property is an unsecured creditor who may be paid from disposable income.

Part VI allows the debtor to claim additional deductions, as described above, and Part VII is the verification.

October 2006 Supplement to Committee Note

Forms 22A, Line 43, and Form 22C, Line 48, are amended to delete the phrase "in default" with respect to "Other payments on secured claims." A debtor may be required to make other payments to the creditor even when the debt is not in default, such as to retain collateral. Form 22C, Line 17, also is amended to require all chapter 13 debtors, including those whose income falls below the applicable median income, to determine their disposable income under § 1325(b)(3) of the Code by completing Part III of the form. All three forms contain stylistic amendments to conform the wording more closely to that used in the 2005 Act.

Official Form 23 (10/06)

United States Bankruptcy Court

_____ District Of _____

In re

Debtor

Case No.

Chapter _____

DEBTOR'S CERTIFICATION OF COMPLETION OF INSTRUCTIONAL COURSE CONCERNING PERSONAL FINANCIAL MANAGEMENT

Every individual debtor in a chapter 7 or chapter 13 case must file this certification. If a joint petition is filed, each spouse must complete and file a separate certification. Complete one of the following statements and file by the deadline stated below:

Signature of Debtor:

Date:

Instructions: Use this form only to certify whether you completed a course in personal financial management. (Fed. R. Bankr. P. 1007(b)(7).) Do NOT use this form to file the certificate given to you by your prepetition credit counseling provider and do NOT include with the petition when filing your case.

Filing Deadlines: In a chapter 7 case, file within 45 days of the first date set for the meeting of creditors under § 341 of the Bankruptcy Code. In a chapter 13 case, file no later than the last payment made by the debtor as required by the plan or the filing of a motion for entry of a discharge under § 1328(b) of the Code. (See Fed. R. Bankr. P. 1007(c).)

Form 23

COMMITTEE NOTE

The form is new. Sections 727(a)(11) and 1328(g)(1), which were added to the Code by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005), require the debtor to complete an instructional course concerning personal financial management as a condition for receiving a discharge. The completed form, when filed by the debtor, will signal the clerk that this condition has been satisfied.

October 2006 Supplement to Committee Note

The form is amended to direct each individual debtor, including both spouses in a joint case, to file a separate certification and to provide the certificate number of the certificate of completion issued to the debtor by the approved personal financial management counselor. The form also is amended to include the deadlines for filing the certification in cases under chapters 7 and 13 and to instruct the debtor that the form is not to be used to file the certificate provided by the debtor's prepetition credit counselor.