BANKRUPTCY INFORMATION SHEET

BANKRUPTCY LAW IS A FEDERAL LAW. THIS SHEET GIVES YOU SOME GENERAL INFORMATION ABOUT WHAT HAPPENS IN A BANKRUPTCY CASE. THE INFORMATION HERE IS NOT COMPLETE. YOU MAY NEED LEGAL ADVICE.

WHEN YOU FILE BANKRUPTCY:

You can choose the kind of bankruptcy that best suits your needs:

- Chapter 7 A trustee is appointed to take over your property. Any property of value will be sold or turned into money to pay your creditors. You may be able to keep some personal items and possibly real estate depending on the law of the state where you live.
- Chapter 13 You can usually keep your property, but you must earn wages or have some other source of regular income and you must agree to pay part of your income to your creditors. The Court must approve your repayment plan and your budget. A trustee is appointed and will collect the payments from you, pay your creditors, and make sure you live up to the terms of your repayment plan.
- Chapter 12 Like chapter 13, but it is only for family farmers.
- Chapter 11 This is used mostly by businesses. In chapter 11, you may continue to
 operate your business, but your creditors and the Court must approve a plan to repay
 your debts. There is no trustee unless the Judge decides that one is necessary; if a
 trustee is appointed, the trustee takes control of your business and property.

If you have filed bankruptcy under one chapter, you may be able to change your case to another chapter.

Your bankruptcy may be reported on your credit record for as long as ten years. It can affect your ability to receive credit in the future.

WHAT IS A BANKRUPTCY DISCHARGE AND HOW DOES IT OPERATE?

One of the reasons people file is to get a "discharge." A discharge is a Court order which states that you do not have to pay most of your debts. Some debts cannot be discharged. For example, you cannot discharge debts for --

- child support;
- alimony;
- most student loans;
- Court fines and criminal restitution; and
- personal injury caused by drunk driving or under the influence of drugs.

The discharge only applies to debts that arose before the date you filed.

Also, if the Judge finds that you received money or property by fraud, that debt may not be discharged.

It is important to list all your property and debts in your bankruptcy schedules. If you do not list a debt, for example, it is possible the debt will not be discharged.

The judge can also deny your discharge if you do something dishonest in connection with your

bankruptcy case, such as destroy or h-de property, fals-fy records, or l-e, or -f you d-sobey a Court order.

You can only rece-ve a chapter 7 d-scharge once every s-x years. No one can make you pay a debt that has been d-scharged, but you can voluntar-ly pay any debt you w-sh to pay. You do not have to s-qn a reaff-rmat-on agreement or any other k-nd of document to do th-s.

Some cred-tors hold a secured cla-m (for example, the bank that holds the mortgage on your house or the loan company that has a l-en on your car). You do not have to pay a secured cla-m -f the debt -s d-scharged, but the cred-tor can st-ll take the property.

WHAT IS A REAFFIRMATION AGREEMENT?

Even •f a debt can be d•scharged, you may have spec•al reasons why you want to prom•se to pay •t. For example, you may want to work out a plan w•th the bank to keep your car. To prom•se to pay the debt, you must s•gn and f•le a reaff•rmat•on agreement w•th the Court. Reaff•rmat•on agreements are under spec•al rules and are voluntary. They are not requ•red by bankruptcy law or by any other law. Reaff•rmat•on agreements --

- must be voluntary;
- must not place too heavy a burden on you or your fam·ly;
- must be •n your best •nterest; and
- can be cancelled anytime before the Court issues your discharge or within 60 days after the agreement is filed with the Court, whichever gives you the most time.

If you are an •nd•v-dual and you are not represented by an attorney, the Court must hold a hear•ng to dec•de whether to approve the reaff•rmat•on agreement. You must f•le the agreement w•th the Court and request a hear•ng. At the hear•ng, the court must f•nd that the agreement •s •n your best •nterests and enter an order approv•ng the agreement. The agreement w•ll not be legally b•nd•ng unt•l the Court approves •t.

If you reaff•rm a debt and then fa•l to pay •t, you owe the debt the same as though there was no bankruptcy. The debt w•ll not be d•scharged and the cred•tor can take act•on to recover any property on wh•ch •t has a l•en or mortgage. The cred•tor can also take legal act•on to recover a judgment aga•nst you.

IF YOU WANT MORE INFORMATION OR HAVE QUESTIONS ABOUT HOW THE BANKRUPTCY LAWS AFFECT YOU, YOU MAY NEED LEGAL ADVICE. THE TRUSTEE IN YOUR CASE IS NOT RESPONSIBLE FOR GIVING YOU LEGAL ADVICE.



