Union Calendar No. 307

^{105TH CONGRESS} H. R. 3150

[Report No. 105–540]

A BILL

To amend title 11 of the United States Code, and for other purposes.

MAY 18, 1998

Reported with an amendment, committed to the committee of the Whole House on the State of the Union, and ordered to be printed

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105th CONGRESS 2d Session

[Report No. 105-540]

To amend title 11 of the United States Code, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 3, 1998

Mr. GEKAS (for himself, Mr. MCCOLLUM, Mr. BOUCHER, and Mr. MORAN of Virginia) introduced the following bill; which was referred to the Committee on the Judiciary

MAY 18, 1998

Additional sponsors: Mrs. FOWLER, Mr. GOODLATTE, Mr. BOEHNER, Mr. FROST, Mr. CUNNINGHAM, Mr. FAZIO of California, Mrs. Myrick, Mr. PEASE, Mr. HILLEARY, Mr. CALVERT, Mr. BLUNT, Mr. ENSIGN, Mr. JENKINS, Mr. CHRISTENSEN, Mr. BOEHLERT, Mr. ADAM SMITH of Washington, Mr. CLEMENT, Mr. METCALF, Mr. SESSIONS, Ms. FURSE, Mr. GOODE, Mrs. KELLY, Mr. GRAHAM, Mr. KING, Mr. EHRLICH, Mr. DEAL of Georgia, Mr. COOK, Mr. GOODLING, Mr. SHAYS, Mr. BLUMENAUER, Mr. BARR of Georgia, Mr. COOKSEY, Mr. LIVINGSTON, Mr. HUTCHINSON, Mr. HALL of Texas, Mr. CAMP, Mr. BLILEY, Mr. STUMP, Mr. FOLEY, Mr. HILL, Mrs. TAUSCHER, Mr. WELDON of Florida, Mr. Sensenbrenner, Mr. Clyburn, Mrs. Roukema, Mr. Burton of Indiana, Mr. ROYCE, Mr. CANADY of Florida, Mr. WYNN, Mr. COL-LINS, Mr. SMITH of Michigan, Mr. EVERETT, Mr. RIGGS, Mr. PETRI, Mr. LATOURETTE, Mr. BARTON of Texas, Mr. BALLENGER, Ms. GRANGER, Mr. HEFLEY, Ms. PRYCE of Ohio, Mr. KLECZKA, Mr. ANDREWS, Mr. BRADY, Mrs. NORTHUP, Mr. SPENCE, Mr. TALENT, Mr. BOYD, Mr. PICKETT, Mr. DOOLEY of California, Mr. CASTLE, Mr. SISISKY, and Mr. John

MAY 18, 1998

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed [Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on February 3, 1998]

A BILL

To amend title 11 of the United States Code, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Bankruptcy Reform Act of 1998".
- 6 (b) TABLE OF CONTENTS.—The table of contents of this

7 Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—CONSUMER BANKRUPTCY PROVISIONS

Subtitle A—Needs-Based Bankruptcy

- Sec. 101. Needs-based bankruptcy.
- Sec. 102. Adequate income shall be committed to a plan that pays unsecured creditors.
- Sec. 103. Definition of inappropriate use.
- Sec. 104. Debtor participation in credit counseling program.

Subtitle B—Adequate Protections for Consumers

- Sec. 111. Notice of alternatives.
- Sec. 112. Debtor financial management training test program.
- Sec. 113. Definitions.
- Sec. 114. Disclosures.
- Sec. 115. Debtor's bill of rights.
- Sec. 116. Enforcement.
- Sec. 117. Sense of the Congress.
- Sec. 118. Charitable contributions.
- Sec. 119. Reinforce the fresh start.
- Sec. 119A. Chapter 11 discharge of debts arising from tobacco-related debts.

Subtitle C—Adequate Protections for Secured Creditors

Sec. 121. Discouraging bad faith repeat filings.

- Sec. 122. Definition of household goods.
- Sec. 123. Debtor retention of personal property security.
- Sec. 124. Relief from stay when the debtor does not complete intended surrender of consumer debt collateral.
- Sec. 125. Giving secured creditors fair treatment in chapter 13.
- Sec. 126. Prompt relief from stay in individual cases.
- Sec. 127. Stopping abusive conversions from chapter 13.
- Sec. 128. Restraining abusive purchases on secured credit.
- Sec. 129. Fair valuation of collateral.
- Sec. 130. Protection of holders of claims secured by debtor's principal residence.
- Sec. 131. Aircraft equipment and vessels.

Subtitle D-Adequate Protections for Unsecured Creditors

- Sec. 141. Debts incurred to pay nondischargeable debts.
- Sec. 142. Credit extensions on the eve of bankruptcy presumed nondischargeable.
- Sec. 143. Fraudulent debts are nondischargeable in chapter 13 cases.
- Sec. 144. Applying the codebtor stay only when it protects the debtor.
- Sec. 145. Credit extensions without a reasonable expectation of repayment made nondischargeable.
- Sec. 146. Debts for alimony, maintenance, and support.
- Sec. 147. Nondischargeability of certain debts for alimony, maintenance, and support.
- Sec. 148. Other exceptions to discharge.
- Sec. 149. Fees arising from certain ownership interests.
- Sec. 150. Protection of child support and alimony.
- Sec. 151. Adequate protection for investors.

Subtitle E—Adequate Protections for Lessors

- Sec. 161. Giving debtors the ability to keep leased personal property by assumption.
- Sec. 162. Adequate protection of lessors and purchase money secured creditors.
- Sec. 163. Adequate protection for lessors.

Subtitle F—Bankruptcy Relief Less Frequently Available for Repeat Filers

Sec. 171. Extend period between bankruptcy discharges.

Subtitle G—Exemptions

- Sec. 181. Exemptions.
- Sec. 182. Limitation.

TITLE II—BUSINESS BANKRUPTCY PROVISIONS

Subtitle A—General Provisions

- Sec. 201. Limitation relating to the use of fee examiners.
- Sec. 202. Sharing of compensation.
- Sec. 203. Chapter 12 made permanent law.
- Sec. 204. Meetings of creditors and equity security holders.
- Sec. 205. Creditors' and equity security holders' committees.
- Sec. 206. Postpetition disclosure and solicitation.
- Sec. 207. Preferences.
- Sec. 208. Venue of certain proceedings.
- Sec. 209. Period for filing plan under chapter 11.
- Sec. 210. Period for filing plan under chapter 12.

- Sec. 211. Cases ancillary to foreign proceedings involving foreign insurance companies that are engaged in the business of insurance or reinsurance in the United States.
- Sec. 212. Rejection of executory contracts affecting intellectual property rights to recordings of artistic performance.
- Sec. 213. Unexpired leases of nonresidential real property.
- Sec. 214. Definition of disinterested person.

Subtitle B—Specific Provisions

CHAPTER 1-SMALL BUSINESS BANKRUPTCY

- Sec. 231. Definitions.
- Sec. 232. Flexible rules for disclosure statement and plan.
- Sec. 233. Standard form disclosure statements and plans.
- Sec. 234. Uniform national reporting requirements.
- Sec. 235. Uniform reporting rules and forms.
- Sec. 236. Duties in small business cases.
- Sec. 237. Plan filing and confirmation deadlines.
- Sec. 238. Plan confirmation deadline.
- Sec. 239. Prohibition against extension of time.
- Sec. 240. Duties of the United States trustee and bankruptcy administrator.
- Sec. 241. Scheduling conferences.
- Sec. 242. Serial filer provisions.
- Sec. 243. Expanded grounds for dismissal or conversion and appointment of trustee.

Chapter 2—Single Asset Real Estate

- Sec. 251. Single asset real estate defined.
- Sec. 252. Payment of interest.

TITLE III—MUNICIPAL BANKRUPTCY PROVISIONS

Sec. 301. Petition and proceedings related to petition.

TITLE IV—BANKRUPTCY ADMINISTRATION

Subtitle A—General Provisions

- Sec. 401. Adequate preparation time for creditors before the meeting of creditors in individual cases.
- Sec. 402. Creditor representation at first meeting of creditors.
- Sec. 403. Filing proofs of claim.
- Sec. 404. Audit procedures.
- Sec. 405. Giving creditors fair notice in chapter 7 and 13 cases.
- Sec. 406. Debtor to provide tax returns and other information.
- Sec. 407. Dismissal for failure to file schedules timely or provide required information.
- Sec. 408. Adequate time to prepare for hearing on confirmation of the plan.
- Sec. 409. Chapter 13 plans to have a 5-year duration in certain cases.
- Sec. 410. Sense of the Congress regarding expansion of rule 9011 of the Federal Rules of Bankruptcy Procedure.
- Sec. 411. Jurisdiction of courts of appeals.
- Sec. 412. Establishment of official forms.
- Sec. 413. Elimination of certain fees payable in chapter 11 bankruptcy cases.

Subtitle B—Data Provisions

- Sec. 441. Improved bankruptcy statistics.
- Sec. 442. Bankruptcy data.

Sec. 443. Sense of the Congress regarding availability of bankruptcy data.

TITLE V—TAX PROVISIONS

Sec. 501. Treatment of certain liens.

Sec. 502. Enforcement of child and spousal support.

Sec. 503. Effective notice to Government.

Sec. 504. Notice of request for a determination of taxes.

Sec. 505. Rate of interest on tax claims.

Sec. 506. Tolling of priority of tax claim time periods.

Sec. 507. Assessment defined.

- Sec. 508. Chapter 13 discharge of fraudulent and other taxes.
- Sec. 509. Chapter 11 discharge of fraudulent taxes.
- Sec. 510. The stay of tax proceedings.

Sec. 511. Periodic payment of taxes in chapter 11 cases.

- Sec. 512. The avoidance of statutory tax liens prohibited.
- Sec. 513. Payment of taxes in the conduct of business.
- Sec. 514. Tardily filed priority tax claims.
- Sec. 515. Income tax returns prepared by tax authorities.
- Sec. 516. The discharge of the estate's liability for unpaid taxes.
- Sec. 517. Requirement to file tax returns to confirm chapter 13 plans.
- Sec. 518. Standards for tax disclosure.
- Sec. 519. Setoff of tax refunds.

TITLE VI-ANCILLARY AND OTHER CROSS-BORDER CASES

Sec. 601. Amendment to add a chapter 6 to title 11, United States Code. Sec. 602. Amendments to other chapters in title 11, United States Code.

TITLE VII—MISCELLANEOUS

Sec. 701. Technical amendments. Sec. 702. Application of amendments.

1	TITLE I—CONSUMER
2	BANKRUPTCY PROVISIONS
3	Subtitle A—Needs-Based
4	Bankruptcy
5	SEC. 101. NEEDS-BASED BANKRUPTCY.
6	Title 11, United States Code, is amended—
7	(1) in section 101 as follows:
8	(A) by inserting after paragraph (10) the
9	following:

1	"(10A) 'current monthly total income' means the
2	average monthly income from all sources derived
3	which the debtor, or in a joint case, the debtor and
4	the debtor's spouse, receive without regard to whether
5	it is taxable income, in the six months preceding the
6	date of determination, and includes any amount paid
7	by anyone other than the debtor or, in a joint case,
8	the debtor and the debtor's spouse on a regular basis
9	to the household expenses of the debtor or the debtor's
10	dependents and, in a joint case, the debtor's spouse if
11	not otherwise a dependent;"; and
12	(B) by inserting after paragraph (40) the
13	following:
14	"(40A) 'national median family income' and
15	'national median household income for 1 earner' shall
16	mean during any calendar year, the national median
17	family income and the national median household in-
18	come for 1 earner which the Bureau of the Census has
19	reported as of January 1 of such calendar year for the
20	most recent previous calendar year;";
21	(2) in section $104(b)(1)$ by striking " $109(e)$ " and
22	inserting "subsections (b), (e), and (h) of section
23	109";
24	(3) in section 109(b)—

1	(A) in paragraph (2) by striking "or" at
2	the end;
3	(B) in paragraph (3) by striking the period
4	and inserting "; or"; and
5	(C) by adding at the end the following:
6	"(4) an individual or, in a joint case, an indi-
7	vidual and such individual's spouse, who have income
8	available to pay creditors as determined under sub-
9	section (h).";
10	(4) by adding at the end of section 109 the fol-
11	lowing:
12	"(h)(1) An individual or, in a joint case, an individ-
13	ual and such individual's spouse, have income available to
14	pay creditors if the individual, or, in a joint case, the indi-
15	vidual and the individual's spouse combined, as of the date
16	of the order for relief, have—
17	"(A) current monthly total income of not less
18	than the highest national median family income re-
19	ported for a family of equal or lesser size or, in the
20	case of a household of 1 person, of not less than the
21	national median household income for 1 earner, as of
22	the date of the order for relief;
23	``(B) projected monthly net income greater than
24	\$50; and

"(C) projected monthly net income sufficient to
 repay twenty percent or more of unsecured nonprior ity claims during a five-year repayment plan.
 "(2) Projected monthly net income shall be sufficient
 under paragraph (1)(C) if, when multiplied by 60 months,

6 it equals or exceeds 20 percent of the total amount scheduled7 as payable to unsecured nonpriority creditors.

8 "(3) 'Projected monthly net income' means current
9 monthly total income less—

10 "(A) the expense allowances under the applicable 11 National Standards, Local Standards and Other Nec-12 essary Expenses allowance (excluding payments for 13 debts) for the debtor, the debtor's dependents, and, in 14 a joint case, the debtor's spouse if not otherwise a de-15 pendent, in the area in which the debtor resides as de-16 termined under the Internal Revenue Service finan-17 cial analysis for expenses in effect as of the date of 18 the order for relief;

"(B) the average monthly payment on account of
secured creditors, which shall be calculated as the
total of all amounts scheduled as contractually payable to secured creditors in each month of the 60
months following the date of the petition by the debtor, or, in a joint case, by the debtor and the debtor's

spouse combined, and dividing that total by 60
 months; and

3 "(C) the average monthly payment on account of
4 priority creditors, which shall be calculated as the
5 total amount of debts entitled to priority, reasonably
6 estimated by the debtor as of the date of the petition,
7 and dividing that total by 60 months.

8 "(4) In the event that the debtor establishes extraor-9 dinary circumstances that require allowance for additional 10 expenses or adjustment of current monthly income, pro-11 jected monthly net income for purposes of this section shall 12 be the amount calculated under paragraph (3) less such ad-13 ditional expenses or income adjustment as such extraor-14 dinary circumstances require.

15 "(A) This paragraph shall not apply unless the
16 debtor files with the petition—

17 "(i) a written statement that this para18 graph applies in determining the debtor's eligi19 bility for relief under chapter 7 of this title;

20 "(ii) if adjustment of current monthly in21 come is claimed, an explanation of what income
22 has been lost in the 6 months preceding the date
23 of determination and any replacement income
24 that has been offered or secured, or is expected,

1	and an itemization of such lost and replacement
2	income;
3	"(iii) if allowance for additional expenses is
4	claimed, a list itemizing each additional expense
5	which exceeds the expenses allowances provided
6	under paragraph (3)(A);
7	"(iv) a detailed description of the extraor-
8	dinary circumstances that explain why each loss
9	of income described under clause (ii) will not be
10	replaced or each additional expense itemized
11	under clause (iii) requires allowance; and
12	(v) a sworn statement signed by the debtor
13	and, if the debtor is represented by counsel, by
14	the debtor's attorney, that the information re-
15	quired under this paragraph is true and correct.
16	``(B) Until the trustee or any party in interest
17	objects to the debtor's statement that this paragraph
18	applies and the court rejects or modifies the debtor's
19	statement, the projected monthly net income in the
20	debtor's statement shall be the projected monthly net
21	income for the purposes of this section. If an objection
22	is filed with the court within 60 days after the debtor
23	has provided all the information required under sub-
24	sections (a)(1) and (c)(1)(A) of section 521, the court,
25	after notice and hearing, shall determine whether such

1	extraordinary circumstances exist and shall establish
2	the amount of the additional expense allowance, if
3	any. The burden of proving such extraordinary cir-
4	cumstances shall be on the debtor.";
5	(5) in section 704—
6	(A) by striking "and" at the end of para-
7	graph (8);
8	(B) by striking the period at the end of
9	paragraph (9) and inserting "; and"; and
10	(C) by adding at the end the following:
11	"(10) with respect to an individual debtor, re-
12	view all materials provided by the debtor under sub-
13	sections $(a)(1)$ and $(c)(1)$ of section 521, investigate
14	and verify the debtor's projected monthly net income
15	and within 30 days after such materials are so pro-
16	vided—
17	"(A) file a report with the court as to
18	whether the debtor qualifies for relief under this
19	chapter under section $109(b)(4)$; and
20	(B) if the trustee determines that the debt-
21	or does not qualify for such relief, the trustee
22	shall provide a copy of such report to the parties
23	in interest.";
24	(6) in section 1302(b)—

1	(A) in paragraph (4) by striking "and" at
2	the end;
3	(B) in paragraph (5) by striking the period
4	and inserting a semicolon; and
5	(C) by adding at the end the following:
6	"(6) investigate and verify the debtor's monthly
7	net income and other information provided by the
8	debtor pursuant to sections 521 and 1322, and pursu-
9	ant to section 111, if applicable; and
10	"(7) file annual reports with the court, with cop-
11	ies to holders of claims under the plan, as to whether
12	a modification of the amount paid creditors under the
13	plan is appropriate because of changes in the debtor's
14	monthly net income.".
15	
15	SEC. 102. ADEQUATE INCOME SHALL BE COMMITTED TO A
15 16	SEC. 102. ADEQUATE INCOME SHALL BE COMMITTED TO A PLAN THAT PAYS UNSECURED CREDITORS.
16	PLAN THAT PAYS UNSECURED CREDITORS.
16 17	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended—
16 17 18	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended— (1) in section 101 by inserting after paragraph
16 17 18 19	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended— (1) in section 101 by inserting after paragraph (39) the following:
16 17 18 19 20	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended— (1) in section 101 by inserting after paragraph (39) the following: "(39A) 'monthly net income' means the amount
16 17 18 19 20 21	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended— (1) in section 101 by inserting after paragraph (39) the following: "(39A) 'monthly net income' means the amount determined by taking the current monthly total in-
 16 17 18 19 20 21 22 	PLAN THAT PAYS UNSECURED CREDITORS. Title 11, United States Code, is amended— (1) in section 101 by inserting after paragraph (39) the following: "(39A) 'monthly net income' means the amount determined by taking the current monthly total in- come of the debtor less—

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ing payments for debts) for the debtor, the debtor's dependents, and, in a joint case, the debtor's spouse if not otherwise a dependent, in the area in which the debtor resides as determined under the Internal Revenue Service financial analysis for expenses in effect as of the date it is being determined;

"(B) the average monthly payment on account of secured creditors, which shall be calculated as of the date of determination as the total of all amounts then remaining to be paid on account of secured claims pursuant to the plan less any of such amounts to be paid from sources other than the debtor's income, divided by the total months remaining of the plan; and

"(C) the average monthly payment on ac-16 17 count of priority creditors, which shall be cal-18 culated as the total of all amounts then remain-19 ing to be paid on account of priority claims pur-20 suant to the plan less any of such amounts to be 21 paid from sources other than the debtor's income, 22 divided by the total months remaining of the 23 plan;";

(2) in section 104(b)(1) by striking "and
 523(a)(2)(C)" and inserting "523(a)(2)(C), and
 1325(b)(1)";

4 (3) by adding after section 110 the following:

5 "§111. Adjustment to monthly net income

6 "(a) Monthly net income for purposes of a plan under 7 chapter 13 of this title shall be adjusted under this section 8 when the debtor's extraordinary circumstances require adjustment as determined herein. Under this section, monthly 9 net income shall be determined by subtracting therefrom 10 11 such loss of income or additional expenses as the debtor's 12 extraordinary circumstances require as determined under this section. This section shall not apply unless— 13

"(1) the debtor files with the court and, in a case
in which a trustee has been appointed, with the trustee at the times required in subsection (b) a statement
of extraordinary circumstances as follows—

18 "(A) a written statement that this section
19 applies in determining the debtor's monthly net
20 income;

21 "(B) if applicable, an explanation of what
22 income has been lost in the six months preceding
23 the date of determination and any replacement
24 income which has been secured or is expected,

1	and an itemization of such lost and replacement
2	income;
3	"(C) if applicable, a list itemizing each ad-
4	ditional expense which exceeds the expense allow-
5	ance provided in determining monthly net in-
6	come under section 101(39A);
7	"(D) if applicable, a detailed description of
8	the extraordinary circumstances which explains
9	why each of the additional expenses itemized
10	under paragraph (C) requires allowance; and
11	((E) a sworn statement signed by the debtor
12	and, if the debtor is represented by counsel, by
13	the debtor's attorney, of the amount of monthly
14	net income that the debtor has pursuant to this
15	subsection and that the information provided
16	under this subsection is true and correct; and
17	"(2) until the trustee or any party in interest
18	objects to the debtor's request that this section be ap-
19	plied and the court rejects or modifies the debtor's
20	statement, the monthly net income in the debtor's
21	statement shall be the monthly net income for the pur-
22	poses of the debtor's plan. If an objection is filed with
23	the court within the times provided in subsection (b),
24	the court, after notice and hearing, shall determine
25	whether such extraordinary circumstances asserted by

1 the debtor exist and establish the amount of the loss 2 of income and such additional expense allowance, if any. The burden of proving such extraordinary cir-3 4 cumstances and the amount of the loss of income and the additional expense allowance, if any, shall be on 5 6 the debtor. The court may award to the party that prevails with respect to such objection a reasonable 7 8 attorney's fee and costs incurred by the prevailing 9 party in connection with such objection if the court 10 finds that the position of the nonprevailing party was 11 not substantially justified, but the court shall not 12 award such fee or such costs if special circumstances 13 make the award unjust.

14 "(b) For the purposes of chapter 13 of this title, the 15 statement of extraordinary circumstances shall be filed with the court and served on the trustee on or before 45 days 16 before each anniversary of the confirmation of the plan in 17 18 order to be applicable during the next year of the plan. Any objection thereto shall be filed 30 days after the statement 19 is filed with the trustee. Whenever a statement is timely 20 21 filed with the trustee, the trustee shall give notice to credi-22 tors that such statement has been filed and the amount of 23 monthly net income stated therein within 15 days of receipt 24 of the statement.":

25 (4) in section 1322(a)—

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1	(A) by striking "and" at the end of para-
2	graph (2);
3	(B) by striking the period at the end of
4	paragraph (3) and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(4) state, under penalties of perjury, the
7	amount of monthly net income, which may be as ad-
8	justed under section 111, if applicable, of this title
9	and the amount of monthly net income which will be
10	paid per month to unsecured nonpriority creditors
11	under the plan."; and
12	(5) by amending section $1325(b)(1)(B)$ to read
13	as follows:
14	"(B) the plan provides—
15	"(i) that payments to unsecured nonprior-
16	ity creditors who are not insiders shall equal or
17	exceed \$50 in each month of the plan;
18	"(ii) that during the applicable commit-
19	ment period beginning on the date that the first
20	payment is due under the plan, the total amount
21	of monthly net income received by the debtor
22	shall be paid to unsecured nonpriority creditors
23	under the plan less only payments pursuant to
24	section 1326(b); the 'applicable commitment pe-

25 riod' shall be not less than 5 years if the debtor's

1 total current monthly income is not less than the 2 highest national median family income reported 3 for a family of equal or lesser size or, in the case 4 of a household of 1 person, is not less than the national median household income for 1 earner. 5 6 as of the date of confirmation of the plan and 7 shall be not less than 3 years if the debtor's total 8 current monthly income is less than the highest 9 national median family income reported for a 10 family of equal or lesser size or, in the case of 11 a household of 1 person, is less than the national 12 median household income for 1 earner, as of the 13 date of confirmation of the plan: 14 "(iii) that the amount payable to each class 15 of unsecured nonpriority claims under the plan 16 shall be increased or decreased during the plan 17 proportionately to the extent the debtor's month-18 ly net income during the plan increases or de-19 creases as reasonably determined by the trustee, 20 subject to section 111 of this title, no less fre-21 quently than as of each anniversary of the con-22 firmation of the plan based on monthly net in-23 come as of 45 days before such anniversary; and

24 "(iv) nothing in subparagraph (i) or (ii)
25 shall prevent the payment of obligations de-

1	scribed in section $507(a)(7)$ at the times pro-
2	vided for in the plan, and the plan shall specify
3	how payments to other creditors under subpara-
4	graph (ii) will be accordingly adjusted."; and
5	(6) by striking section $1325(b)(2)$.
6	SEC. 103. DEFINITION OF INAPPROPRIATE USE.
7	Section 707(b) of title 11, United States Code, is
8	amended to read as follows:
9	"(b)(1) After notice and a hearing, the court—
10	"(A) on its own motion or on the motion of the
11	United States trustee or any party in interest, shall
12	dismiss a case filed by an individual debtor under
13	this chapter; or
14	``(B) with the debtor's consent, convert the case
15	to a case under chapter 13 of this title;
16	if the court finds that the granting of relief would be an
17	inappropriate use of the provisions of this chapter.
18	"(2) The court shall determine that inappropriate use
19	of the provisions of this chapter exists if—
20	"(A) the debtor is excluded from this chapter
21	pursuant to section 109 of this title; or
22	``(B) the totality of the circumstances of the debt-
23	or's financial situation demonstrates such inappro-
24	priate use.

1 "(3) In the case of a motion filed by a party in interest 2 other than the trustee or United States trustee under para-3 graph (1) that is denied by the court, the court shall award 4 against the moving party a reasonable attorney's fee and 5 costs that the debtor incurred in opposing the motion if the court finds that the position of the moving party was not 6 substantially justified, but the court shall not award such 7 8 fee and costs if special circumstances would make the award 9 unjust.

10 ((4)(A) If a trustee appointed under this title or the United States Trustee files a motion under this subsection 11 12 and the case is subsequently dismissed or converted to an-13 other chapter, the court shall award to such party in interest a reasonable attorney's fee and costs incurred in connec-14 15 tion with such motion, payable by the debtor, unless the court finds that awarding such fee and costs would impose 16 an unreasonable hardship on the debtor, considering the 17 debtor's conduct. 18

"(B) The signature of the debtor's attorney on any petition, pleading, motion, or other paper filed with the court
in the case of the debtor shall constitute a certificate that
the attorney has—

23 "(i) performed a reasonable investigation into
24 the circumstances that gave rise to the petition and

1	its schedules and statement of financial affairs or the
2	pleading, as applicable; and
3	"(ii) determined that the petition and its sched-
4	ules and statement of financial affairs or the plead-
5	ing, as applicable, including the choice of this chap-
6	ter—
7	``(I) is well grounded in fact; and
8	``(II) is warranted by existing law or a
9	good-faith argument for the extension, modifica-
10	tion, or reversal of existing law and does not
11	constitute an inappropriate use of the provisions
12	of this chapter.
13	(C) If the court finds that the attorney for the debtor
14	signed a paper in violation of subparagraph (B), at a mini-
15	mum, the court shall order—
16	"(i) the assessment of an appropriate civil pen-
17	alty against the attorney for the debtor; and
18	"(ii) the payment of the civil penalty to the
19	trustee or the United States Trustee.".
20	SEC. 104. DEBTOR PARTICIPATION IN CREDIT COUNSELING
21	PROGRAM.
22	(a) Who May Be a Debtor.—Section 109 of title 11,
23	United States Code, as amended by section 102, is amended
24	by adding at the end the following:

1 (i)(1) Subject to paragraph (2) and notwithstanding 2 any other provision of this section, an individual may not be a debtor under this title unless such individual has, dur-3 4 ing the 90-day period preceding the date of filing of the 5 petition, made a good-faith attempt to create a debt repayment plan outside the judicial system for bankruptcy law 6 7 (commonly referred to as the 'bankruptcy system'), through 8 a credit counseling program offered through credit counseling services described in section 342(b)(2) that has been ap-9 proved by— 10

11 "(A) the United States trustee; or

12 "(B) the bankruptcy administrator for the dis13 trict in which the petition is filed.

14 "(2) The United States trustee or bankruptcy adminis-15 trator may not approve a program for inclusion on the list 16 under paragraph (1) unless the counseling service offering 17 the program offers the program without charge, or at an 18 appropriately reduced charge, if payment of the regular 19 charge would impose a hardship on the debtor or the debt-20 or's dependents.

21 "(3) The United States trustee or bankruptcy adminis22 trator shall designate any geographical areas in the United
23 States trustee region or judicial district, as the case may
24 be, as to which the United States trustee or bankruptcy ad25 ministrator has determined that credit counseling services

needed to comply with this subsection are not available or
 are too geographically remote for debtors residing within
 the designated geographical areas. The clerk of the bank ruptcy court for each judicial district shall maintain a list
 of the designated areas within the district.

6 "(4) The clerk shall exclude a particular counseling 7 service from the list maintained under section 342(b)(2) of 8 this title if the United States trustee or bankruptcy admin-9 istrator orders that the counseling service not be included 10 in the list.

11 "(5) The court may waive the requirement specified
12 in paragraph (1) if—

13 "(A) no credit counseling services are available
14 as designated under paragraphs (2) and (3);

"(B) the providers of credit counseling services
available in the district are unable or unwilling to
provide such services to the debtor in a timely manner; or

"(C) foreclosure, garnishment, attachment, eviction, levy of execution, or similar claim enforcement
procedure that would have deprived the individual of
property had commenced before the debtor could complete a good-faith attempt to create such a repayment
plan.

"(6) A debtor who is subject to the exemption under
 paragraph (5)(C) shall be required to make a good-faith at tempt to create a debt repayment plan outside the judicial
 system in the manner prescribed in paragraph (1) during
 the 30-day period beginning on the date of filing of the peti tion of that debtor.

7 "(7) A debtor shall be exempted from the bad faith pre8 sumption for repeat filing under section 362(c) of title 11
9 if the case is dismissed due to the creation of a debt repay10 ment plan.

"(8) Only the United States trustee may make a motion for dismissal on the ground that the debtor did not
comply with this subsection.".

14 (b) DEBTOR'S DUTIES.—Section 521 of title 11,
15 United States Code, as amended by sections 406 and 407,
16 is amended by adding at the end the following:

17 "(g)(1) In addition to the requirements under sub18 section (a), an individual debtor shall file with the court—

19 "(A) a certificate from the credit counseling serv-20 ices that provided the debtor services under section 21 109(i), or a verified statement as to why such attempt 22 was not required under section 109(i) or other sub-23 stantial evidence of a good-faith attempt to create a 24 debt repayment plan outside the bankruptcy system 25 in the manner prescribed in section 109(i); and "(B) a copy of the debt repayment plan, if any,
 developed under section 109(i) through the credit
 counseling service referred to in paragraph (1).

4 "(2) Only the United States trustee may make a mo5 tion for dismissal on the ground that the debtor did not
6 comply with this subsection.".

7 Subtitle B—Adequate Protections 8 for Consumers

9 SEC. 111. NOTICE OF ALTERNATIVES.

(a) Section 342(b) of title 11, United States Code, is
amended to read as follows:

12 "(b)(1) Before the commencement of a case under this 13 title by an individual whose debts are primarily consumer 14 debts, the individual shall be given or obtain (as required 15 to be certified under section 521(a)(1)(B)(viii)) a written 16 notice that is prescribed by the United States trustee for 17 the district in which the petition is filed pursuant to section 18 586 of title 28 and that contains the following:

"(A) A brief description of chapters 7, 11, 12
and 13 of this title and the general purpose, benefits,
and costs of proceeding under each of such chapters.
"(B) A brief description of services that may be
available to the individual from an independent nonprofit debt counselling service.

1	``(C) The name, address, and telephone number
2	of each nonprofit debt counselling service (if any)—
3	"(i) with an office located in the district in
4	which the petition is filed; or
5	"(ii) that offers toll-free telephone commu-
6	nication to debtors in such district.
7	"(2) Any such nonprofit debt counselling service that
8	registers with the clerk of the bankruptcy court on or before
9	December 10 of the preceding year shall be included in such
10	list unless the chief bankruptcy judge of the district, after
11	notice to the debt counselling service and the United States
12	trustee and opportunity for a hearing, for good cause, orders
13	that such debt counselling service shall not be so listed.
14	"(3) The clerk shall make such notice available to indi-
15	viduals whose debts are primarily consumer debts.".
16	(b) Section 586(a) of title 28, United States Code, is
17	amended—
18	(1) in paragraph (5) by striking "and" at the
19	end;
20	(2) in paragraph (6) by striking the period at
21	the end and inserting "; and"; and
22	(3) by adding at the end the following:
23	"(7) on or before January 1 of each calendar
24	year, and also within 30 days of any change in the
25	nonprofit debt counselling services registered with the

bankruptcy court, prescribe and make available on re quest the notice described in section 342(b)(1) of title
 11 for each district included in the region.".

4 SEC. 112. DEBTOR FINANCIAL MANAGEMENT TRAINING 5 TEST PROGRAM.

6 (a) Development of Financial Management and 7 TRAINING CURRICULUM AND MATERIALS.—The Director of 8 the Executive Office for United States Trustees (in this sec-9 tion referred to as the "Director") shall consult with a wide 10 range of individuals who are experts in the field of debtor education, including trustees who are appointed under 11 chapter 13 of title 11 of the United States Code and who 12 13 operate financial management education programs for debtors, and shall develop a financial management training 14 15 curriculum and materials that can be used to educate individual debtors on how to better manage their finances. 16

17 (b) TEST—(1) The Director shall select 3 judicial dis18 tricts of the United States in which to test the effectiveness
19 of the financial management training curriculum and ma20 terials developed under subsection (a).

(2) For a 1-year period beginning not later than 60
days after the date of the enactment of this Act, such curriculum and materials shall be made available by the Director, directly or indirectly, on request to individual debtors

in cases filed in such 1-year period under chapter 7 or 13
 of title 11 of the United States Code.

3 (3) The bankruptcy courts in each of such districts
4 may require individual debtors in such cases to undergo
5 such financial management training as a condition to re6 ceiving a discharge in such case.

7 (c) EVALUATION.—(1) During the 1-year period re8 ferred to in subsection (b), the Director shall evaluate the
9 effectiveness of—

10 (A) the financial management training curricu11 lum and materials developed under subsection (a);
12 and

13 (B) a sample of existing consumer education 14 programs such as those described in the Report of the 15 National Bankruptcy Review Commission (October 16 20, 1997) that are representative of consumer edu-17 cation programs carried out by the credit industry, 18 by trustees serving under chapter 13 of title 11 of the 19 United States Code, and by consumer counselling 20 groups.

(2) Not later than 3 months after concluding such evaluation, the Director shall submit a report to the Speaker
of the House of Representatives and the President pro tempore of the Senate, for referral to the appropriate committees of the Congress, containing the findings of the Director

regarding the effectiveness of such curriculum, such mate rials, and such programs.

3 SEC. 113. DEFINITIONS.

4 (a) DEFINITIONS.—Section 101 of title 11, United
5 States Code, is amended—

6 (1) by inserting after paragraph (3) the follow7 ing:

8 "(3A) 'assisted person' means any person whose
9 debts consist primarily of consumer debts and whose
10 non-exempt assets are less than \$150,000;";

11 (2) by inserting after paragraph (4) the follow12 ing:

13 "(4A) 'bankruptcy assistance' means any goods 14 or services sold or otherwise provided to an assisted 15 person with the express or implied purpose of provid-16 ing information, advice, counsel, document prepara-17 tion or filing, or attendance at a creditors' meeting 18 or appearing in a proceeding on behalf of another or 19 providing legal representation with respect to a pro-20 ceeding under this title;"; and

21 (3) by inserting after paragraph (12A) the fol22 lowing:

23 "(12B) 'debt relief counselling agency' means
24 any person who provides any bankruptcy assistance
25 to an assisted person in return for the payment of

1	money or other valuable consideration, or who is a
2	bankruptcy petition preparer pursuant to section 110
3	of this title, but does not include any person that is
4	any of the following or an officer, director, employee
5	or agent thereof—
6	"(A) any nonprofit organization which is
7	exempt from taxation under section $501(c)(3)$ of
8	the Internal Revenue Code of 1986;
9	``(B) any creditor of the person to the extent
10	the creditor is assisting the person to restructure
11	any debt owed by the person to the creditor; or
12	(C) any depository institution (as defined
13	in section 3 of the Federal Deposit Insurance
14	Act) or any Federal credit union or State credit
15	union (as those terms are defined in section 101
16	of the Federal Credit Union Act), or any affiliate
17	or subsidiary of such a depository institution or
18	credit union;".
19	(b) Conforming Amendment.—In section 104(b)(1)
20	by inserting "101(3)," after "sections".
21	SEC. 114. DISCLOSURES.
22	(a) DISCLOSURES.—Subchapter II of chapter 5 of title
23	11, United States Code, is amended by adding at the end
24	the following:

1 "§ 526. Disclosures

2	"(a) A debt relief counselling agency providing bank-
3	ruptcy assistance to an assisted person shall provide the
4	following notices to the assisted person:

5 "(1) the written notice required under section
6 342(b)(1) of this title; and

7 "(2) to the extent not covered in the written no-8 tice described in paragraph (1) of this section and no 9 later than three business days after the first date on 10 which a debt relief counselling agency first offers to 11 provide any bankruptcy assistance services to an as-12 sisted person, a clear and conspicuous written notice 13 advising assisted persons of the following—

14 "(A) all information the assisted person is
15 required to provide with a petition and there16 after during a case under this title must be com17 plete, accurate and truthful;

"(B) all assets and all liabilities must be
completely and accurately disclosed in the documents filed to commence the case, and the replacement value of each asset as defined in section 506 of this title must be stated in those documents where requested after reasonable inquiry
to establish such value;

25 "(C) current monthly total income, pro26 jected monthly net income and, in a chapter 13
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1 case, monthly net income must be stated after 2 reasonable inquiry; and "(D) that information an assisted person 3 4 provides during their case may be audited pursuant to this title and that failure to provide 5 6 such information may result in dismissal of the 7 proceeding under this title or other sanction in-8 cluding, in some instances, criminal sanctions. 9 "(b) A debt relief counselling agency providing bank-10 ruptcy assistance to an assisted person shall provide each 11 assisted person at the same time as the notices required 12 under subsection (a)(1) with the following statement, to the 13 extent applicable, or one substantially similar. The statement shall be clear and conspicuous and shall be in a single 14 15 document separate from other documents or notices pro-

16 vided to the assisted person:
17 "IMPORTANT INFORMATION ABOUT BANK-

17 IMFORTANT INFORMATION ADDOCT BANK
18 RUPTCY ASSISTANCE SERVICES FROM AN ATTOR19 NEY OR BANKRUPTCY PETITION PREPARER

"If you decide to seek bankruptcy relief, you can represent yourself, you can hire an attorney to represent you,
or you can get help in some localities from a bankruptcy
petition preparer who is not an attorney. THE LAW REQUIRES AN ATTORNEY OR BANKRUPTCY PETITION PREPARER TO GIVE YOU A WRITTEN CON-

TRACT SPECIFYING WHAT THE ATTORNEY OR
 BANKRUPTCY PETITION PREPARER WILL DO FOR
 YOU AND HOW MUCH IT WILL COST. Ask to see the
 contract before you hire anyone.

5 "'The following information helps you understand 6 what must be done in a routine bankruptcy case to help 7 you evaluate how much service you need. Although bank-8 ruptcy can be complex, many cases are routine.

9 "Before filing a bankruptcy case, either you or your attorney should analyze your eligibility for different forms 10 11 of debt relief made available by the Bankruptcy Code and 12 which form of relief is most likely to be beneficial for you. Be sure you understand the relief you can obtain and its 13 limitations. To file a bankruptcy case, documents called a 14 15 Petition, Schedules and Statement of Financial Affairs, as well as in some cases a Statement of Intention need to be 16 prepared correctly and filed with the bankruptcy court. You 17 will have to pay a filing fee to the bankruptcy court. Once 18 19 your case starts, you will have to attend the required first 20 meeting of creditors where you may be questioned by a court 21 official called a "trustee" and by creditors.

22 "'If you select a chapter 7 proceeding, you may be
23 asked by a creditor to reaffirm a debt. You may want help
24 deciding whether to do so.

"'If you select a chapter 13 proceeding in which you
 repay your creditors what you can afford over three to seven
 years, you may also want help with preparing your chapter
 13 plan and with the confirmation hearing on your plan
 which will be before a bankruptcy judge.'

6 "If you select another type of proceeding under the
7 Bankruptcy Code other than chapter 7 or chapter 13, you
8 will want to find out what needs to be done from someone
9 familiar with that type of proceeding.

"Your bankruptcy proceeding may also involve litigation. You are generally permitted to represent yourself in
litigation in bankruptcy court, but only attorneys, not
bankruptcy petition preparers, can represent you in litigation.'.

"(c) Except to the extent the debt relief counselling 15 agency provides the required information itself after reason-16 ably diligent inquiry of the assisted person or others so as 17 to obtain such information reasonably accurately for inclu-18 sion on the petition, schedules or statement of financial af-19 fairs, a debt relief counselling agency providing bankruptcy 20 21 assistance to an assisted person shall provide each assisted 22 person at the time required for the notice required under 23 subsection (a)(1) reasonably sufficient information (which 24 may be provided orally or in a clear and conspicuous writing) to the assisted person on how to provide all the infor-25

mation the assisted person is required to provide under this
 title pursuant to section 521, including—
 "(1) how to value assets at replacement value,

4 determine current monthly total income, projected
5 monthly income and, in a chapter 13 case, net
6 monthly income, and related calculations;

7 "(2) how to complete the list of creditors, includ8 ing how to determine what amount is owed and what
9 address for the creditor should be shown; and

"(3) how to determine what property is exempt
and how to value exempt property at replacement
value as defined in section 506 of this title.

"(d) A debt relief counselling agency shall maintain
a copy of the notices required under subsection (a) of this
section for two years after the later of the date on which
the notice is given the assisted person.".

17 (b) CONFORMING AMENDMENT.—The table of section
18 for chapter 5 of title 11, United States Code, is amended
19 by inserting after the item relating to section 525 the follow20 ing:

"526. Disclosures.".

21 SEC. 115. DEBTOR'S BILL OF RIGHTS.

(a) DEBTOR'S BILL OF RIGHTS.—Subchapter II of
chapter 5 of title 11, United States Code, as amended by
section 114, is amended by adding at the end the following:
1 "§527. Debtor's bill of rights

2 "(a) A debt relief counselling agency shall—

"(1) no later than three business days after the 3 4 first date on which a debt relief counselling agency 5 provides any bankruptcy assistance services to an as-6 sisted person, execute a written contract with the as-7 sisted person specifying clearly and conspicuously the 8 services the agency will provide the assisted person 9 and the basis on which fees or charges will be made 10 for such services and the terms of payment, and give 11 the assisted person a copy of the fully executed and 12 completed contract in a form the person can keep:

13 "(2) disclose in any advertisement of bankruptcy 14 assistance services or of the benefits of bankruptcy di-15 rected to the general public (whether in general 16 media, seminars or specific mailings, telephonic or 17 electronic messages or otherwise) that the services or 18 benefits are with respect to proceedings under this 19 title, clearly and conspicuously using the following 20 statement: We are a debt relief counselling agency. 21 We help people file Bankruptcy petitions to obtain re-22 lief under the Bankruptcy Code.' or a substantially 23 similar statement. An advertisement shall be of bank-24 ruptcy assistance services if it describes or offers 25 bankruptcy assistance with a chapter 13 plan, re-26 gardless of whether chapter 13 is specifically men-•HR 3150 RH

tioned, including such statements as 'federally supervised repayment plan' or 'Federal debt restructuring
help' or other similar statements which would lead a
reasonable consumer to believe that help with debts
was being offered when in fact in most cases the help
available is bankruptcy assistance with a chapter 13
plan; and

8 "(3) if an advertisement directed to the general 9 public indicates that the debt relief counselling agency 10 provides assistance with respect to credit defaults, 11 mortgage foreclosures, lease eviction proceedings, ex-12 cessive debt, debt collection pressure, or inability to 13 pay any consumer debt, disclose conspicuously in that 14 advertisement that the assistance is with respect to or 15 may involve proceedings under this title, using the following statement: "We are a debt relief counselling 16 17 agency. We help people file Bankruptcy petitions to 18 obtain relief under the Bankruptcy Code." or a sub-19 stantially similar statement.

20 "(b) A debt relief counselling agency shall not—

21 "(1) fail to perform any service which the debt
22 relief counseling agency has told the assisted person or
23 prospective assisted person the agency would provide
24 that person in connection with the preparation for or
25 activities during a proceeding under this title;

"(2) make any statement, or counsel or advise
any assisted person to make any statement in any
document filed in a proceeding under this title, which
is untrue or misleading or which upon the exercise of
reasonable care, should be known by the debt relief
counselling agency to be untrue or misleading;
"(3) misrepresent to any assisted person or pro-
spective assisted person, directly or indirectly, affirm-
atively or by material omission, what services the
debt relief counselling agency can reasonably expect to
provide that person, or the benefits an assisted person
may obtain or the difficulties the person may experi-
ence if the person seeks relief in a proceeding pursu-
ant to this title; or
"(4) advise an assisted person or prospective as-
sisted person to incur more debt in contemplation of
that person filing a proceeding under this title or in
order to pay an attorney or bankruptcy petition pre-
parer fee or charge for services performed as part of
preparing for or representing a debtor in a proceed-
ing under this title.".
(b) Conforming Amendment.—The table of section
for chapter 5 of title 11, United States Code, as amended
by section 114, is amended by inserting after the item relat-

25 ing to section 526, the following:

"527. Debtor's bill of rights.".

1 SEC. 116. ENFORCEMENT.

2 (a) ENFORCEMENT.—Subchapter II of chapter 5 of
3 title 11, United States Code, as amended by sections 114
4 and 115, is amended by adding at the end the following:

5 *"§528. Debt relief counselling agency enforcement*

6 "(a) ASSISTED PERSON WAIVERS INVALID.—Any
7 waiver by any assisted person of any protection or right
8 provided by or under section 526 or 527 of this title shall
9 be void and may not be enforced by any Federal or State
10 court or any other person.

11 "(b) NONCOMPLIANCE.—

"(1) Any contract between a debt relief counselling agency and an assisted person for bankruptcy assistance which does not comply with the requirements
of section 526 or 527 of this title shall be treated as
void and may not be enforced by any Federal or State
court or by any other person.

18 "(2) Any debt relief counselling agency which 19 has been found, after notice and hearing, to have— 20 "(A) failed to comply with any provision of 21 section 526 or 527 with respect to a bankruptcy 22 case or related proceeding of an assisted person: 23 "(B) provided bankruptcy assistance to an 24 assisted person in a case or related proceeding 25 which is dismissed or converted in lieu of dismis-26 sal under section 707 of this title or because of 40

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a failure to file bankruptcy papers, including papers specified in section 521 of this title; or *"(C)* negligently or intentionally disregarded the requirements of this title or the Federal Rules of Bankruptcy Procedure applicable to such debt relief counselling agency shall be liable to the assisted person in the amount of any fees and charges in connection with providing bankruptcy assistance to such person which the debt relief counselling agency has already been paid on account of that proceeding and if the case has not been closed, the court may in addition require the debt relief counselling agency to continue to provide bankruptcy assistance serv-

15 ices in the pending case to the assisted person
16 without further fee or charge or upon such other
17 terms as the court may order.

"(3) In addition to such other remedies as are
provided under State law, whenever the chief law enforcement officer of a State, or an official or agency
designated by a State, has reason to believe that any
person has violated or is violating section 526 or 527
of this title, the State—

24 "(A) may bring an action to enjoin such
25 violation;

"(B) may bring an action on behalf of its 1 2 residents to recover the actual damages of as-3 sisted persons arising from such violation, in-4 cluding any liability under paragraph (2); and "(C) in the case of any successful action 5 6 under subparagraph (A) or (B), shall be award-7 ed the costs of the action and reasonable attorney 8 fees as determined by the court. 9 "(4) The United States District Court for any district located in the State shall have concurrent ju-10 11 risdiction of any action under subparagraph (A) or 12 (B) of paragraph (3). 13 "(c) RELATION TO STATE LAW.—This section and sections 526 and 527 shall not annul, alter, affect or exempt 14 15 any person subject to those sections from complying with any law of any State except to the extent that such law 16 17 is inconsistent with those sections, and then only to the extent of the inconsistency.". 18 19 (b) Conforming Amendment.—The table of section for chapter 5 of title 11, United States Code, as amended 20 21 by sections 114 and 115, is amended by inserting after the

22 item relating to section 527, the following:"528. Debt relief counselling agency enforcement.".

1 SEC. 117. SENSE OF THE CONGRESS.

2 It is the sense of the Congress that States should de3 velop curricula relating to the subject of personal finance,
4 designed for use in elementary and secondary schools.

5 SEC. 118. CHARITABLE CONTRIBUTIONS.

6	(a) DEFINITIONS.—Section 548(d) of title 11, United
7	States Code, is amended by adding at the end the following:
8	"(3) In this section, the term 'charitable contribution'
9	means a charitable contribution as defined in section $170(c)$
10	of the Internal Revenue Code of 1986, if such contribution—
11	"(A) is made by a natural person; and
12	"(B) consists of—
13	"(i) a financial instrument (as defined in
14	section $731(c)(2)(C)$ of the Internal Revenue
15	<i>Code of 1986); or</i>
16	"(ii) cash.
17	"(4) In this section, the term 'qualified religious or
18	charitable entity or organization' means—
19	"(A) an entity described in section $170(c)(1)$ of
20	the Internal Revenue Code of 1986; or
21	``(B) an entity or organization described in sec-
22	tion 170(c)(2) of the Internal Revenue Code of 1986.".
23	(b) TREATMENT OF PREPETITION QUALIFIED CHARI-
24	TABLE CONTRIBUTIONS.
25	(1) IN GENERAL.—Section 548(a) of title 11,
26	United States Code, is amended—

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	10
1	(A) by inserting "(1)" after "(a)";
2	(B) by striking "(1) made" and inserting
3	"(A) made";
4	(C) by striking " $(2)(A)$ " and inserting
5	((B)(i));
6	(D) by striking " $(B)(i)$ " and inserting
7	``(ii)(I)'';
8	(E) by striking "(ii) was" and inserting
9	"(II) was";
10	(F) by striking "(iii)" and inserting
11	"(III)"; and
12	(G) by adding at the end the following:
13	"(2) A transfer of a charitable contribution to a quali-
14	fied religious or charitable entity or organization shall not
15	be considered to be a transfer covered under paragraph
16	(1)(B) in any case in which—
17	(A) the amount of such contribution does not
18	exceed 15 percent of the gross annual income of the
19	debtor for the year in which the transfer of the con-
20	tribution is made; or
21	(B) the contribution made by a debtor exceeded
22	the percentage amount of gross annual income speci-
23	fied in subparagraph (A), if the transfer was consist-
24	ent with the practices of the debtor in making chari-
25	table contributions.".

1	(2) TRUSTEE AS LIEN CREDITOR AND AS SUC-
2	CESSOR TO CERTAIN CREDITORS AND PURCHASERS.—
3	Section 544(b) of title 11, United States Code, is
4	amended—
5	(A) by striking "(b) The trustee" and in-
6	serting "(b)(1) Except as provided in paragraph
7	(2), the trustee"; and
8	(B) by adding at the end the following:
9	"(2) Paragraph (1) shall not apply to a transfer of
10	a charitable contribution (as defined in section $548(d)(3)$
11	of this title) that is not covered under section $548(a)(1)(B)$
12	of this title by reason of section $548(a)(2)$ of this title. Any
13	claim by any person to recover a transferred contribution
14	described in the preceding sentence under Federal or State
15	law in a Federal or State court shall be preempted by the
16	commencement of the case.".
17	(3) Conforming Amendments.—Section 546 of
18	title 11, United States Code, is amended—
19	(A) in subsection (e)—
20	(i) by striking "548(a)(2)" and insert-
21	ing "548(a)(1)(B)"; and
22	(ii) by striking "548(a)(1)" and insert-
23	ing "548(a)(1)(A)";
24	(B) in subsection (f)—

1	(i) by striking " $548(a)(2)$ " and insert-
2	ing "548(a)(1)(B)"; and
3	(ii) by striking "548(a)(1)" and insert-
4	ing "548(a)(1)(A)"; and
5	(C) in the first subsection (g) —
6	(i) by striking "section $548(a)(1)$ " and
7	inserting "section 548(a)(1)(A)"; and
8	(ii) by striking "548(a)(2)" and insert-
9	ing " $548(a)(1)(B)$ ".
10	

(c) TREATMENT OF POST-PETITION CHARITABLE CONTRIBUTIONS UNDER CHAPTER 7.—Section 707 of title 11,
United States Code, is amended by adding at the end the
following:

"(c) In making a determination whether to dismiss a
case under this section, the court may not take into consideration whether a debtor has made, or continues to make,
charitable contributions (that meet the definition of 'charitable contribution' under section 548(d)(3)) to any qualified
religious or charitable entity or organization (as defined
in section 548(d)(4)).".

(d) TREATMENT OF POST-PETITION CHARITABLE CONTRIBUTIONS UNDER CHAPTER 13.—Section 111 of title 11,
United States Code, as added by section 102, is amended
by adding at the end the following:

1 "(c) For purposes of subsection (a), charitable con-2 tributions (that meet the definition of 'charitable contribution' under section 548(d)(3)) to any qualified religious or 3 4 charitable entity or organization (defined in section 5 548(d)(4), but not to exceed 15 percent of the debtor's gross income for the year in which such contributions are made, 6 7 shall be considered to be additional expenses of the debtor 8 required by extraordinary circumstances.".

9 (e) RULE OF CONSTRUCTION.—Nothing in the amend10 ments made by this section is intended to limit the applica11 bility of the Religious Freedom Restoration Act of 1993 (42)
12 U.S.C. 2002bb et seq.).

13 SEC. 119. REINFORCE THE FRESH START.

(a) RESTORATION OF AN EFFECTIVE DISCHARGE.—
15 Section 523(a)(17) of title 11, United States Code, is
16 amended—

17 (1) by striking "by a court" and inserting "on
18 a prisoner by any court",

19(2) by striking "section 1915(b) or (f)" and in-20serting "subsection (b) or (f)(2) of section 1915", and

21 (3) by inserting "(or a similar non-Federal
22 law)" after "title 28" each place it appears.

(b) PROTECTION OF RETIREMENT FUNDS IN BANK24 RUPTCY.—Section 522 of title 11, United States Code, is
25 amended—

1	(1) in subsection $(b)(2)$ —
2	(A) in subparagraph (A) by striking "and"
3	at the end;
4	(B) in subparagraph (B) by striking the pe-
5	riod at the end and inserting "; and"; and
6	(C) by adding at the end the following:
7	(C) retirement funds to the extent exempt from
8	taxation under section 401, 403, 408, 414, 457, or
9	501(a) of the Internal Revenue Code of 1986."; and
10	(2) in subsection (d) by adding at the end the
11	following:
12	"(12) Retirement funds to the extent exempt
13	from taxation under 401, 403, 408, 414, 457, or
14	501(a) of the Internal Revenue Code of 1986.".
15	(c) Effective Protection for Utility Service in
16	THE WAKE OF DEREGULATION.—Section 366 of title 11,
17	United States Code, is amended by adding at the end the
18	following:
19	"(c) For the purposes of this section, the term 'utility'
20	includes any provider of gas, electric, telephone, tele-
21	communication, cable television, satellite communication,
22	water, or sewer service, whether or not such service is a reg-
23	ulated monopoly.".

1	SEC. 119A. CHAPTER 11 DISCHARGE OF DEBTS ARISING
2	FROM TOBACCO-RELATED DEBTS.
3	Section 1141(d) of title 11, United States Code, is
4	amended by adding at the end the following:
5	"(5) The confirmation of a plan does not discharge a
6	debtor that is a corporation from any debt arising from
7	a judicial, administrative, or other action or proceeding
8	that is—
9	"(A) related to the consumption or consumer
10	purchase of a tobacco product; and
11	"(B) based in whole or in part on false pretenses,
12	a false representation, or actual fraud.".
13	Subtitle C—Adequate Protections
14	for Secured Creditors
15	SEC. 121. DISCOURAGING BAD FAITH REPEAT FILINGS.
16	Section 362(c) of title 11, United States Code, is
17	amended—
18	(1) in paragraph (1) by striking "and" at the
19	end;
20	(2) in paragraph (2) by striking the period at
21	the end and inserting a semicolon; and
22	(3) by adding at the end the following new para-
23	graphs:
24	"(3) If a single or joint case is filed by or
25	against an individual debtor under chapter 7, 11, or
26	13, and if a single or joint case of that debtor was
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1	pending within the previous 1-year period but was
2	dismissed, other than a case refiled under a chapter
3	other than chapter 7 after dismissal under section
4	707(b) of this title, the stay under subsection (a) with
5	respect to any action taken with respect to a debt or
6	property securing such debt or with respect to any
7	lease will terminate with respect to the debtor on the
8	30th day after the filing of the later case. If a party
9	in interest requests, the court may extend the stay in
10	particular cases as to any or all creditors (subject to
11	such conditions or limitations as the court may then
12	impose) after notice and a hearing completed before
13	the expiration of the 30-day period only if the party
14	in interest demonstrates that the filing of the later
15	case is in good faith as to the creditors to be stayed.
16	A case is presumptively filed not in good faith (but
17	such presumption may be rebutted by clear and con-
18	vincing evidence to the contrary)—
19	"(A) as to all creditors if—
20	"(i) more than 1 previous case under
21	any of chapters 7, 11, or 13 in which the
22	individual was a debtor was pending with-
23	in such 1-year period;
24	"(ii) a previous case under any of
25	chapters 7, 11, or 13 in which the individ-

1	ual was a debtor was dismissed within such
2	1-year period, after the debtor failed to file
3	or amend the petition or other documents as
4	required by this title or the court without
5	substantial excuse (but mere inadvertence or
6	negligence shall not be substantial excuse
7	unless the dismissal was caused by the neg-
8	ligence of the debtor's attorney), failed to
9	provide adequate protection as ordered by
10	the court, or failed to perform the terms of
11	a plan confirmed by the court; or
12	"(iii) there has not been a substantial
13	change in the financial or personal affairs
14	of the debtor since the dismissal of the next
15	most previous case under any of chapters 7,
16	11, or 13 of this title, or any other reason
17	to conclude that the later case will be con-
18	cluded, if a case under chapter 7 of this
19	title, with a discharge, and if a chapter 11
20	or 13 case, a confirmed plan which will be
21	fully performed;
22	(B) as to any creditor that commenced an
23	action under subsection (d) in a previous case in
24	which the individual was a debtor if, as of the
25	date of dismissal of that case, that action was

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still pending or had been resolved by terminating, conditioning, or limiting the stay as to actions of that creditor.

"(4) If a single or joint case is filed by or 4 5 against an individual debtor under this title, and if 6 2 or more single or joint cases of that debtor were 7 pending within the previous year but were dismissed. 8 other than a case refiled under section 707(b) of this 9 title, the stay under subsection (a) will not go into ef-10 fect upon the filing of the later case. On request of a 11 party in interest, the court shall promptly enter an 12 order confirming that no stay is in effect. If a party 13 in interest requests within 30 days of the filing of the 14 later case, the court may order the stay to take effect 15 in the case as to any or all creditors (subject to such 16 conditions or limitations as the court may impose), 17 after notice and hearing, only if the party in interest 18 demonstrates that the filing of the later case is in 19 good faith as to the creditors to be stayed. A stay im-20 posed pursuant to the preceding sentence will be effec-21 tive on the date of entry of the order allowing the stay 22 to go into effect. A case is presumptively not filed in 23 good faith (but such presumption may be rebutted by 24 clear and convincing evidence to the contrary)— 25

"(A) as to all creditors if—

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1	"(i) 2 or more previous cases under
2	this title in which the individual was a
3	debtor were pending within the 1-year pe-
4	riod;
5	"(ii) a previous case under this title in
6	which the individual was a debtor was dis-
7	missed within the time period stated in this
8	paragraph after the debtor failed to file or
9	amend the petition or other documents as
10	required by this title or the court without
11	substantial excuse (but mere inadvertence or
12	negligence shall not be substantial excuse
13	unless the dismissal was caused by the neg-
14	ligence of the debtor's attorney), failed to
15	pay adequate protection as ordered by the
16	court, or failed to perform the terms of a
17	plan confirmed by the court; or
18	"(iii) there has not been a substantial
19	change in the financial or personal affairs
20	of the debtor since the dismissal of the next
21	most previous case under this title, or any
22	other reason to conclude that the later case
23	will not be concluded, if a case under chap-
24	ter 7, with a discharge, and if a case under

1	chapter 11 or 13, with a confirmed plan
2	that will be fully performed; or
3	``(B) as to any creditor that commenced an
4	action under subsection (d) in a previous case in
5	which the individual was a debtor if, as of the
6	date of dismissal of that case, that action was
7	still pending or had been resolved by terminat-
8	ing, conditioning, or limiting the stay as to ac-
9	tion of that creditor.
10	((5)(A) If a request is made for relief from the
11	stay under subsection (a) with respect to real or per-
12	sonal property of any kind, and such request is grant-
13	ed in whole or in part, the court may order in addi-
14	tion that the relief so granted shall be in rem either
15	for a definite period not less than 1 year or indefi-
16	nitely. After the issuance of such an order, the stay
17	under subsection (a) shall not apply to any property
18	subject to such an in rem order in any case of the
19	debtor under this title. If such an order so provides,
20	such stay shall also not apply in any pending or
21	later-filed case of any entity under this title that
22	claims or has an interest in the subject property other
23	than those entities identified in the court's order.
24	(B) The court shall cause any order entered

25 pursuant to this paragraph with respect to real prop-

1	erty to be recorded in the applicable real property
2	records, which recording shall constitute notice to all
3	parties having or claiming an interest in such real
4	property for purpose of this section.
5	"(6) For the purposes of this section, a case is
б	pending from the time of the order for relief until the
7	case is closed.".
8	SEC. 122. DEFINITION OF HOUSEHOLD GOODS.
9	Section 101 of title 11, United States Code, is amended
10	by inserting after paragraph (27) the following:
11	"(27A) 'household goods' has the meaning given
12	such term in the Trade Regulation Rule on Credit
13	Practices promulgated by the Federal Trade Commis-
14	sion (16 C.F.R. 444.1(i)), as in effect on the effective
15	date of this paragraph;".
	aute of this paragraph; .
16	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY
16 17	
	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY
17	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY SECURITY.
17 18	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY SECURITY. Title 11, United States Code, is amended—
17 18 19	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY SECURITY. Title 11, United States Code, is amended— (1) in section 521—
17 18 19 20	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY SECURITY. Title 11, United States Code, is amended— (1) in section 521— (A) in paragraph (4) by striking "and" at
 17 18 19 20 21 	SEC. 123. DEBTOR RETENTION OF PERSONAL PROPERTY SECURITY. Title 11, United States Code, is amended— (1) in section 521— (A) in paragraph (4) by striking "and" at the end;

1	"(6) in an individual case under chapter 7 of
2	this title, not retain possession of personal property
3	as to which a creditor has an allowed claim for the
4	purchase price secured in whole or in part by an in-
5	terest in that personal property unless, in the case of
6	an individual debtor, the debtor takes 1 of the follow-
7	ing actions within 30 days after the first meeting of
8	creditors under section 341(a)—
9	"(A) enters into a reaffirmation agreement
10	with the creditor pursuant to section $524(c)$ of
11	this title with respect to the claim secured by
12	such property; or
13	(B) redeems such property from the secu-
14	rity interest pursuant to section 722 of this title.
15	"If the debtor fails to so act within the 30-day period,
16	the personal property affected shall no longer be prop-
17	erty of the estate, and the creditor may take whatever
18	action as to such property as is permitted by applica-
19	ble nonbankruptcy law, unless the court determines on
20	the motion of the trustee, and after notice and a hear-
21	ing, that such property is of consequential value or
22	benefit to the estate."; and
23	(2) in section 722 by inserting "in full at the
24	time of redemption" before the period at the end.

1	SEC. 124. RELIEF FROM STAY WHEN THE DEBTOR DOES
2	NOT COMPLETE INTENDED SURRENDER OF
3	CONSUMER DEBT COLLATERAL.
4	Title 11, United States Code, is amended as follows—
5	(1) in section 362—
6	(A) by striking "(e), and (f)" in subsection
7	(c) and inserting in lieu thereof "(e), (f), and
8	(h)"; and
9	(B) by redesignating subsection (h) as sub-
10	section (i) and by inserting after subsection (g)
11	the following:
12	"(h) In an individual case pursuant to chapter 7, 11,
13	or 13 the stay provided by subsection (a) is terminated with
14	respect to property of the estate securing in whole or in
15	part a claim, or subject to an unexpired lease, if the debtor
16	fails within the applicable time set by section $521(a)(2)$ of
17	this title—
18	"(1) to file timely any statement of intention re-
19	quired under section $521(a)(2)$ of this title with re-
20	spect to that property or to indicate therein that the
21	debtor will either surrender the property or retain it
22	and, if retaining it, either redeem the property pursu-
23	ant to section 722 of this title, reaffirm the debt it se-
24	cures pursuant to section $524(c)$ of this title, or as-
25	sume the unexpired lease pursuant to section $365(p)$

1 of this title if the trustee does not do so, as applicable; 2 or3 "(2) to take timely the action specified in that 4 statement of intention, as it may be amended before 5 expiration of the period for taking action, unless the 6 statement of intention specifies reaffirmation and the 7 creditor refuses to reaffirm on the original contract 8 terms; unless the court determines on the motion of the trustee, 9 and after notice and a hearing, that such property is of 10 11 consequential value or benefit to the estate."; 12 (2) in section 521, as amended by sections 104, 13 406. and 407— 14 (A) in paragraph (2) by striking "con-15 sumer";

16 (B) in paragraph (2)(B)—

(i) by striking "forty-five days after
the filing of a notice of intent under this
section" and inserting "30 days after the
first date set for the meeting of creditors
under section 341(a)"; and

22 (ii) by striking "forty-five day" the
23 second place it appears and inserting "3024 day";

1 (C) in paragraph (2)(C) by inserting "ex-2 cept as provided in section 362(h)" before the 3 semicolon; and

(D) by adding at the end the following: 5 "(h) If the debtor fails timely to take the action specified in subsection (a)(6) of this section, or in paragraphs 6 7 (1) and (2) of section 362(h) of this title, with respect to 8 property which a lessor or bailor owns and has leased, 9 rented, or bailed to the debtor or as to which a creditor holds a security interest not otherwise voidable under sec-10 tion 522(f), 544, 545, 547, 548, or 549, nothing in this title 11 shall prevent or limit the operation of a provision in the 12 13 underlying lease or agreement which has the effect of placing the debtor in default under such lease or agreement by 14 15 reason of the occurrence, pendency, or existence of a proceeding under this title or the insolvency of the debtor. Noth-16 ing in this subsection shall be deemed to justify limiting 17 such a provision in any other circumstance.". 18

19 SEC. 125. GIVING SECURED CREDITORS FAIR TREATMENT 20 IN CHAPTER 13.

21 Section 1325(a)(5)(B)(i) of title 11, United States 22 Code, is amended to read as follows:

23 "(i) the plan provides that the holder of 24 such claim retain the lien securing such claim 25 until the earlier of payment of the underlying

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1	debt determined under nonbankruptcy law or
2	discharge under section 1328, and that if the
3	case under this chapter is dismissed or converted
4	without completion of the plan, such lien shall
5	also be retained by such holder to the extent rec-
6	ognized by applicable nonbankruptcy law; and".
7	SEC. 126. PROMPT RELIEF FROM STAY IN INDIVIDUAL
8	CASES.
9	Section 362(e) of title 11, United States Code, is
10	amended by inserting at the end the following:
11	"Notwithstanding the foregoing, in the case of an individual
12	filing under chapter 7, 11, or 13, the stay under subsection
13	(a) shall terminate 60 days after a request under subsection
14	(d) of this section, unless—
15	"(1) a final decision is rendered by the court
16	within such 60-day period; or
17	"(2) such 60-day period is extended either by
18	agreement of all parties in interest or by the court for
19	a specific time which the court finds is required by
20	compelling circumstances.".
21	SEC. 127. STOPPING ABUSIVE CONVERSIONS FROM CHAP-
22	TER 13.
23	Section 348(f)(1) of title 11, United States Code, is
24	amended—

1	(1) by striking in subparagraph (B) "in the con-
2	verted case, with allowed secured claims" and insert-
3	ing in lieu thereof "only in a case converted to chap-
4	ter 11 or 12 but not in one converted to chapter 7,
5	with allowed secured claims in cases under chapters
6	11 and 12"; and
7	(2) in subparagraph (A) by striking "and" at
8	the end;
9	(3) in subparagraph (B) by striking the period
10	and inserting "; and"; and
11	(4) by adding at the end the following:
12	"(C) with respect to cases converted from chapter
13	13, the claim of any creditor holding security as of
14	the date of the petition shall continue to be secured
15	by that security unless the full amount of that claim
16	determined under applicable nonbankruptcy law has
17	been paid in full as of the date of conversion, notwith-
18	standing any valuation or determination of the
19	amount of an allowed secured claim made for the
20	purposes of the case under chapter of this title. Unless
21	a prebankruptcy default has been fully cured pursu-
22	ant to the plan at the time of conversion, in any pro-
23	ceeding under this title or otherwise, the default shall
24	have the effect given under applicable nonbankruptcy
25	law.".

2 CREDIT. 3 Section 506 of title 11, United States Code, is amended by adding at the end the following: 4 5 "(e) In an individual case under chapter 7, 11, 12, 6 or 13— 7 "(1) subsection (a) shall not apply to an allowed 8 claim to the extent attributable in whole or in part 9 to the purchase price of personal property acquired by 10 the debtor within 180 days of the filing of the peti-

tion, except for the purpose of applying paragraph

12 (3) of this subsection;

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13 "(2) if such allowed claim attributable to the 14 purchase price is secured only by the personal prop-15 erty so acquired, the value of the personal property 16 and the amount of the allowed secured claim shall be 17 the sum of the unpaid principal balance of the pur-18 chase price and accrued and unpaid interest and 19 charges at the contract rate;

20 "(3) if such allowed claim attributable to the
21 purchase price is secured by the personal property so
22 acquired and other property, the value of the security
23 may be determined under subsection (a), but the value
24 of the security and the amount of the allowed secured
25 claim shall be not less than the unpaid principal bal26 ance of the purchase price of the personal property
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SEC. 128. RESTRAINING ABUSIVE PURCHASES ON SECURED

acquired and unpaid interest and charges at the con tract rate; and

3 "(4) in any subsequent case under this title that
4 is filed by or against the debtor in the 2-year period
5 beginning on the date the petition is filed in the
6 original case, the value of the personal property and
7 the amount of the allowed secured claim shall be
8 deemed to be not less than the amount provided under
9 paragraphs (2) and (3).".

10 SEC. 129. FAIR VALUATION OF COLLATERAL.

11 Section 506(a) of title 11, United States Code, is
12 amended by adding at the end the following:

"In the case of an individual debtor under chapters 7 and 13 13, such value with respect to personal property securing 14 15 an allowed claim shall be determined based on the replacement value of such property as of the date of filing the peti-16 tion without deduction for costs of sale or marketing. With 17 respect to property acquired for personal, family, or house-18 hold purpose, replacement value shall mean the price a re-19 tail merchant would charge for property of that kind con-20 21 sidering the age and condition of the property at the time 22 value is determined.".

23 SEC. 130. PROTECTION OF HOLDERS OF CLAIMS SECURED

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BY DEBTOR'S PRINCIPAL RESIDENCE.

25 Title 11, United States Code, is amended—

1	(1) in section	101 by	inserting	after	paragraph
2	(13) the following:				

3 "(13A) 'debtor's principal residence' means a
4 residential structure including incidental property
5 when the structure contains 1 to 4 units, whether or
6 not that structure is attached to real property, and
7 includes, without limitation, an individual con8 dominium or cooperative unit or mobile or manufac9 tured home or trailer;

10 "(13B) 'incidental property' means property in-11 cidental to such residence including, without limita-12 tion, property commonly conveyed with a principal 13 residence where the real estate is located, window 14 treatments, carpets, appliances and equipment located 15 in the residence, and easements, appurtenances, fix-16 tures, rents, royalties, mineral rights, oil and gas 17 rights, escrow funds and insurance proceeds;";

18 (2) in section 362(b)—

19 (A) in paragraph (17) by striking "or" at
20 the end thereof;

21 (B) in paragraph (18) by striking the pe22 riod at the end and inserting "; or"; and
23 (C) by inserting after paragraph (18) the
24 following:

1	"(19) under subsection (a), until a prepetition
2	default is cured fully in a case under chapter 13 of
3	this title case by actual payment of all arrears as re-
4	quired by the plan, of the postponement, continuation
5	or other similar delay of a prepetition foreclosure pro-
6	ceeding or sale in accordance with applicable non-
7	bankruptcy law, but nothing herein shall imply that
8	such postponement, continuation or other similar
9	delay is a violation of the stay under subsection (a).";
10	and
11	(3) by amending section $1322(b)(2)$ to read as
12	follows:
13	"(2) modify the rights of holders of secured
14	claims, other than a claim secured primarily by a se-
15	curity interest in property used as the debtor's prin-
16	cipal residence at any time during 180 days prior to
17	the filing of the petition, or of holders of unsecured
18	claims, or leave unaffected the rights of holders of any
19	class of claims;".
20	SEC. 131. AIRCRAFT EQUIPMENT AND VESSELS.
21	Section 1110(a)(1) of title 11, United States Code, is
22	amended—
23	(1) in subparagraph (A) by striking "that be-
24	come due on or after the date of the order";
25	(2) in subparagraph (B)—

1	(A) in clause (i) by striking "and" at the
2	end; and
3	(B) in clause (ii)—
4	(i) by inserting "and within such 60-
5	day period" after "order"; and
6	(ii) in subclause (II) by striking the
7	period at the end and inserting "; and";
8	and
9	(3) by adding at the end the following:
10	"(iii) that occurs after the date of the order
11	and such 60-day period is cured in accordance
12	with the terms of such security agreement, lease,
13	or conditional sale contract.".
14	Subtitle D—Adequate Protections
15	for Unsecured Creditors
16	SEC. 141. DEBTS INCURRED TO PAY NONDISCHARGEABLE
17	DEBTS.
18	(a) Priority of Claims for Debts Incurred To
19	PAY NONDISCHARGEABLE DEBTS.—Section 507(a) of title
20	11, United States Code, is amended by adding at the end
21	the following:
22	"(10) Tenth, remaining allowed unsecured
23	claims for debts that are nondischargeable under sec-
24	tion 523(a)(19), but which shall be payable under this

1	paragraph in the higher order of priority (if any) as
2	the respective claims paid by incurring such debts.".
3	(b) Nondischargeability of Debts Incurred To
4	PAY NONDISCHARGEABLE DEBTS.—Section 523(a) of title
5	11, United States Code, is amended—
6	(1) in paragraph (17) by striking "or" at the
7	end;
8	(2) in paragraph (18) by striking the period and
9	inserting "; or"; and
10	(3) by adding at the end the following:
11	"(19) incurred to pay a debt that is non-
12	dischargeable under any other paragraph of this sub-
	·· · · · ·
13	section.".
13 14	section.". SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK-
_	
14	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK-
14 15 16	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE.
14 15 16	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code,
14 15 16 17	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows:
14 15 16 17 18	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows: "(C) for purposes of subparagraph (A), con-
14 15 16 17 18 19	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows: "(C) for purposes of subparagraph (A), con- sumer debts owed to a single creditor incurred by
 14 15 16 17 18 19 20 	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows: "(C) for purposes of subparagraph (A), con- sumer debts owed to a single creditor incurred by an individual debtor on or within 90 days before
 14 15 16 17 18 19 20 21 	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows: "(C) for purposes of subparagraph (A), con- sumer debts owed to a single creditor incurred by an individual debtor on or within 90 days before the order for relief under this title are presumed
 14 15 16 17 18 19 20 21 22 	SEC. 142. CREDIT EXTENSIONS ON THE EVE OF BANK- RUPTCY PRESUMED NONDISCHARGEABLE. Section 523(a)(2)(C) of title 11, United States Code, is amended to read as follows: "(C) for purposes of subparagraph (A), con- sumer debts owed to a single creditor incurred by an individual debtor on or within 90 days before the order for relief under this title are presumed to be nondischargeable, except that such pre-

1 SEC. 143. FRAUDULENT DEBTS ARE NONDISCHARGEABLE 2 IN CHAPTER 13 CASES. 3 Section 1328(a)(2) of title 11, United States Code, is 4 amended-5 (1) by inserting "(2), (3)(B), (4)," after "para-6 graph"; and 7 (2) by inserting "(6)," after "(5),". 8 SEC. 144. APPLYING THE CODEBTOR STAY ONLY WHEN IT 9 **PROTECTS THE DEBTOR.** 10 Section 1301(b) of title 11, United States Code, is amended— 11 12 (1) by inserting "(1)" after "(b)"; and 13 (2) by adding at the end the following: 14 "(2) When the debtor did not receive the consideration for the claim held by a creditor, the stay provided by sub-15 16 section (a) does not apply to such creditor, notwithstanding subsection (c), to the extent the creditor proceeds against 17 the individual which received such consideration or against 18 19 property not in the possession of the debtor which secures such claim, but this subsection shall not apply if the debtor 20 is primarily obligated to pay the creditor in whole or in 21 22 part with respect to the claim under a legally binding sepa-23 ration agreement, or divorce or dissolution decree, with re-24 spect to such individual or the person who has possession of such property. 25

"(3) When the debtor's plan provides that the debtor's
 interest in personal property subject to a lease as to which
 the debtor is the lessee will be surrendered or abandoned
 or no payments will be made under the plan on account
 of the debtor's obligations under the lease, the stay provided
 by subsection (a) shall terminate as of the date of confirma tion of the plan notwithstanding subsection (c).".

8 SEC. 145. CREDIT EXTENSIONS WITHOUT A REASONABLE 9 EXPECTATION OF REPAYMENT MADE NON10 DISCHARGEABLE.

11 Section 523(a)(2) of title 11, United States Code, is
12 amended—

13 (1) in subparagraph (A) by striking "or actual 14 fraud," and inserting "actual fraud, or use of a credit 15 or charge card or other device to access a credit line 16 without a reasonable expectation or ability to repay 17 unless access to such credit, credit or charge card or 18 other device to access the credit line was extended 19 without an application therefor and reasonable eval-20 uation of the debtor's ability to repay.", and

(2) in subparagraph (B)(iv) by striking "with
intent to deceive" and inserting "without taking reasonable steps to ensure the accuracy of the statement".

1	SEC. 146. DEBTS FOR ALIMONY, MAINTENANCE, AND SUP-
2	PORT.
3	(a) Nondischargeability.—Title 11, United States
4	Code, is amended—
5	(1) in section 523(a)(18)—
6	(A) by inserting "(including interest)" after
7	"law"; and
8	(B) in subparagraph (A) by striking "and"
9	at the end and inserting "or"; and
10	(2) in section $1328(a)(2)$ by striking "or (9)"
11	and inserting "(9), or (18)".
12	(b) AUTOMATIC STAY.—Section 362(b) of title 11,
13	United States Code, as amended by section 130, is amend-
14	ed—
15	(1) in paragraph (19) by striking "or" at the
16	end;
17	(2) in paragraph (19) by striking the period at
18	the end and inserting a semicolon; and
19	(3) by adding at the end the following:
20	"(20) under subsection (a) with respect to the
21	withholding of income pursuant to an order as speci-
22	fied in section 466(b) of the Social Security Act; or
23	"(21) under subsection (a) with respect to the
24	withholding, suspension, or restriction of drivers' li-
25	censes, professional and occupational licenses, and
26	recreational licenses pursuant to State law as speci-
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1	fied in section 466(a)(15) of the Social Security Act
2	or with respect to the reporting of overdue support
3	owed by an absent parent to any consumer reporting
4	agency as specified in section 466(a)(7) of the Social
5	Security Act.".
6	(c) Continued Liability of Property.—Section
7	522(c) of title 11, United States Code, is amended by strik-
8	ing "section 523(a)(1) or 523(a)(5)" and inserting "para-
9	graph (1), (5), or (18) of section 523(a)".
10	(d) PRIORITY OF CLAIMS.—Section 507(a) of title 11,
11	United States Code, as amended by section 141, is amend-
12	ed—
13	(1) in paragraph (10) by striking "(10) Tenth"
14	and inserting "(11) Eleventh";
15	(2) in paragraph (9) by striking "(9) Ninth"
16	and inserting "(10) Tenth";
17	(3) in paragraph (8) by striking "(8) Eighth "
18	and inserting "(9) Ninth"; and
19	(4) by inserting after paragraph (7) the follow-
20	ing:
21	"(8) Eighth, allowed unsecured claims for debts
22	that are nondischargeable under section $523(a)(18)$.".
23	(e) Confirmation of Plans.—Title 11 of the United
24	

1	(1) in section $1129(a)$ by adding at the end the
2	following:
3	"(14) If the debtor is required by a judicial or
4	administrative order to pay alimony to, maintenance
5	for, or support of a spouse, former spouse, or child of
6	the debtor, the debtor has paid all amounts payable
7	under such order for alimony, maintenance, or sup-
8	port that are due after the date the petition is filed.";
9	(2) in section 1225(a)—
10	(A) in paragraph (5) by striking "and" at
11	the end;
12	(B) in paragraph (6) by striking the period
13	at the end and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(7) the debtor is required by a judicial or ad-
16	ministrative order to pay alimony to, maintenance
17	for, or support of a spouse, former spouse, or child of
18	the debtor, the debtor has paid all amounts payable
19	under such order for alimony, maintenance, or sup-
20	port that are due after the date the petition is filed.";
21	and
22	(3) in section 1325(a)—
23	(A) in paragraph (5) by striking "and" at
24	the end;
1	(B) in paragraph (6) by striking the period
----	---
2	at the end and inserting "; and"; and
3	(C) by adding at the end the following:
4	"(7) if the debtor is required by a judicial or ad-
5	ministrative order to pay alimony to, maintenance
6	for, or support of a spouse, former spouse, or child of
7	the debtor, the debtor has paid all amounts payable
8	under such order for alimony, maintenance, or sup-
9	port that are due after the date the petition is filed.".
10	(f) DISCHARGE.—Title 11 United States Code is
11	amended—
12	(1) in section 1228(a) by inserting "and only

12 (1) in section 1228(a) by inserting and only 13 after a debtor who is required by a judicial or admin-14 istrative order to pay alimony to, maintenance for, or 15 support of a spouse, former spouse, or child of the 16 debtor, certifies that all amounts payable under such 17 order for alimony, maintenance, or support that are 18 due after the date the petition is filed have been 19 paid," after "this title,"; and

(2) in section 1328(a) by inserting "and only
after a debtor who is required by a judicial or administrative order to pay alimony to, maintenance for, or
support of a spouse, former spouse, or child of the
debtor, certifies that all amounts payable under such
order for alimony, maintenance, or support that are

1	due after the date the petition is filed have been
2	paid," after "plan," the 1st place it appears.
3	(g) Conforming Amendments.—Section 456(b) of the
4	Social Security Act (42 U.S.C. 656(b)) is amended—
5	(1) by inserting ", including interest," after
6	"Code)";
7	(2) by striking "and" and inserting "or"; and
8	(3) by striking "released by a discharge" and in-
9	serting "dischargeable".
10	SEC. 147. NONDISCHARGEABILITY OF CERTAIN DEBTS FOR
11	ALIMONY, MAINTENANCE, AND SUPPORT.
12	Section 523(a)(5) of title 11, United States Code, is
13	amended to read as follows:
14	"(5) to a spouse, former spouse, or child of the
15	debtor for alimony to, maintenance for, or support of
16	such spouse or child, or to a spouse, former spouse, or
17	child of the debtor, to the extent such debt is the result
18	of a property settlement agreement, a hold harmless
19	agreement, or any other type of debt that is not in
20	the nature of alimony, maintenance, or support in
21	connection with or incurred by the debtor in the
22	course of a separation agreement, divorce decree, any
23	modifications thereof, or other order of a court of
24	record, determination made in accordance with State
25	or territorial law by a governmental unit, but not to

1	the extent that such debt is assigned to another entity,
2	voluntarily, by operation of law, or otherwise (other
3	than debts assigned pursuant to section $408(a)(3)$ of
4	the Social Security Act, or such debt that has been as-
5	signed to the Federal government, or to a State or po-
6	litical subdivision of such State, or the creditor's at-
7	torney);".
8	SEC. 148. OTHER EXCEPTIONS TO DISCHARGE.
9	Section 523 of title 11, United States Code, is amend-
10	ed—
11	(1) by striking subsection (a)(15), as added by
12	section 304(e)(1) of Public Law 103–394;
13	(2) in subsection (a)(7) by inserting "(including
14	property or funds required to be disgorged)" after
15	"penalty"; and
16	(3) in subsection (c)(1) by striking "(6), or (15) "
17	and inserting "or (6)".
18	SEC. 149. FEES ARISING FROM CERTAIN OWNERSHIP INTER-
19	ESTS.
20	(a) Exception to Discharge.—Section 523(a)(16)
21	of title 11, United States Code, is amended—
22	(1) by striking "dwelling" the 1st place it ap-
23	pears;
24	(2) by striking "ownership or" and inserting
25	"ownership,";

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2 *pears; and*

1

3 (4) by striking "but only" and all that follows
4 through "such period,", and inserting "or a lot in a
5 homeowners association, for as long as the debtor or
6 the trustee has a legal, equitable, or possessory owner7 ship interest in such unit, such corporation, or such
8 lot,".

9 (b) EXECUTORY CONTRACTS.—Section 365 of title 11,
10 United States Code, as amended by section 161, is amended
11 by adding at the end the following:

12 "(q) A debt of a kind described in section 523(a)(16)
13 of this title shall not be considered to be a debt arising from
14 an executory contract."

15 SEC. 150. PROTECTION OF CHILD SUPPORT AND ALIMONY.

(a) AMENDMENT.—Title 11 of the United States Code,
as amended by section 116, is amended by inserting after
section 528 the following:

19 "§529. Protection of child support and alimony pay20 ments after the discharge

21 "Notwithstanding the provisions of the constitution or
22 law of any State providing a different priority, any debts
23 of the individual who has received a discharge under this
24 title to a spouse, former spouse, or child for alimony to,
25 maintenance for, or support of such spouse or child, in con-

nection with a separation agreement, divorce decree, or
 other order of a court of record, determination made in ac cordance with State or territorial law by a governmental
 unit, or property settlement agreement, but not to the extent
 that such debt—

6 "(1) is assigned to another entity, voluntarily,
7 by operation of law, or otherwise; or

8 "(2) includes a liability designated as alimony,
9 maintenance, or support, unless such liability is actu10 ally in the nature of alimony, maintenance, or sup11 port,

12 shall have priority in payment and collection over a credi-13 tor's claim which is not discharged in the individual's case 14 pursuant to paragraph (2), (4), or (14) of section 523(a) 15 of this title, but such priority shall not affect the priority 16 of any consensual lien, mortgage, or security interest secur-17 ing such creditor's claim.".

(b) CONFORMING AMENDMENT.—The table of sections
of chapter 5 of title 11, United States Code, as amended
by section 116, is amended by inserting after the item relat-

21 ing to section 528 the following:"529. Protection of child support and alimony.".

22 SEC. 151. ADEQUATE PROTECTION FOR INVESTORS.

(a) DEFINITION.—Section 101 of title 11, United
States Code, is amended by inserting after paragraph (48)
the following:

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1	"(48A) 'securities self regulatory organization'
2	means either a securities association registered with
3	the Securities and Exchange Commission pursuant to
4	section 15A of the Securities Exchange Act of 1934 or
5	a national securities exchange registered with the Se-
6	curities and Exchange Commission pursuant to sec-
7	tion 6 of the Securities Exchange Act of 1934;".
8	(b) AUTOMATIC STAY.—Section 362(b) of title 11,
9	United States Code, as amended by sections 130 and 146,
10	is amended—
11	(1) in paragraph (20) by striking "or" at the
12	end;
13	(2) in paragraph (21) by striking the period at
14	the end and a inserting "; or"; and
15	(3) by adding at the end the following:
16	"(22) under subsection (a) of this section, of the
17	commencement or continuation of an investigation or
18	action by a securities self regulatory organization to
19	enforce such organization's regulatory power; of the
20	enforcement of an order or decision, other than for
21	monetary sanctions, obtained in an action by the se-
22	curities self regulatory organization to enforce such
23	organization's regulatory power; or of any act taken
24	by the securities self regulatory organization to delist,

1 delete, or refuse to permit quotation of any stock that 2 does not meet applicable regulatory requirements.". Subtitle E—Adequate Protections 3 for Lessors 4 5 SEC. 161. GIVING DEBTORS THE ABILITY TO KEEP LEASED 6 PERSONAL PROPERTY BY ASSUMPTION. 7 Section 365 of title 11. United States Code, is amended 8 by adding at the end the following: 9 (p)(1) If a lease of personal property is rejected or 10 not timely assumed by the trustee under subsection (d), the leased property is no longer property of the estate and the 11 stay under section 362(a) of this title is automatically ter-12 13 minated. 14 "(2) In the case of an individual under chapter 7, the 15 debtor may notify the creditor in writing that the debtor desires to assume the lease. Upon being so notified, the cred-16 itor may, at its option, notify the debtor that it is willing 17 to have the lease assumed by the debtor and may condition 18 such assumption on cure of any outstanding default on 19 terms set by the lessor. If within 30 days of such notice 20 21 the debtor notifies the lessor in writing that the lease is as-22 sumed, the liability under the lease will be assumed by the 23 debtor and not by the estate. The stay under section 362 24 of this title and the injunction under section 524(a)(2) of this title shall not be violated by notification of the debtor
 and negotiation of cure under this subsection.

3 "(3) In a case under chapter 11 of this title in which 4 the debtor is an individual and in a case under chapter 13 of this title, if the debtor is the lessee with respect to 5 personal property and the lease is not assumed in the plan 6 confirmed by the court, the lease is deemed rejected as of 7 8 the conclusion of the hearing on confirmation. If the lease 9 is rejected, the stay under section 362 of this title and any 10 stay under section 1301 is automatically terminated with respect to the property subject to the lease.". 11

12 SEC. 162. ADEQUATE PROTECTION OF LESSORS AND PUR-13 CHASE MONEY SECURED CREDITORS.

14 Title 11, United States Code, is amended by adding15 after section 1307 the following:

16 "§1307A. Adequate protection in chapter 13 cases

17 "(a)(1) On or before 30 days after the filing of a case
18 under this chapter, the debtor shall make cash payments
19 in the amount described below to any lessor of personal
20 property and to any creditor holding a claim secured by
21 personal property to the extent such claim is attributable
22 to the purchase of such property by the debtor. The debtor
23 or the plan shall continue such payments until the earlier
24 of—

1 "(A) the time at which the creditor begins to re-2 ceive actual payments under the plan; or "(B) the debtor relinquishes possession of such 3 4 property to the lessor or creditor, or to any third 5 party acting under claim of right, as applicable. 6 "(2) Such cash payments shall be in the amount of 7 any weekly, biweekly, monthly or other periodic payment 8 scheduled as payable under the contract between the debtor 9 and creditor; shall be paid at the times at which such pay-10 ments are scheduled to be made; and shall not include any arrearages, penalties, or default or delinquency charges. 11 12 Such payments shall be deemed to be adequate protection 13 payments under section 362 of this title.

14 "(b) The court may, after notice and hearing, change 15 the amount and timing of the adequate protection payment 16 under subsection (a), but in no event shall it be payable 17 less frequently than monthly or in an amount less than the 18 reasonable depreciation of such property month to month.

19 "(c) Notwithstanding section 1326(b) of this title, if
20 a confirmed plan provides for payments to a creditor or
21 lessor described in subsection (a) and provides that pay22 ments to such creditor or lessor under the plan will be de23 ferred until payment of amounts described in section
24 1326(b) of this title, the payments required hereunder shall

nonetheless be continued in addition to plan payments until
 actual payments to the creditor begin under the plan.

3 "(d) Notwithstanding sections 362, 542, and 543 of 4 this title, a lessor or creditor described in subsection (a) may retain possession of property described in subsection 5 (a) which was obtained rightfully prior to the date of filing 6 7 of the petition until the first such adequate protection pay-8 ment is received by the lessor or creditor. Such retention 9 of possession and any acts reasonably related thereto shall 10 not violate the stay imposed under section 362(a) of this title, nor any obligations imposed under section 542 or 543 11 of this title. 12

13 "(e) On or before 60 days after the filing of a case under this chapter, a debtor retaining possession of personal 14 15 property subject to a lease or securing a claim attributable in whole or in part to the purchase price of that property 16 shall provide each creditor or lessor reasonable evidence of 17 18 the maintenance of any required insurance coverage with respect to the use or ownership of such property and con-19 tinue to do so for so long as the debtor retains possession 20 21 of such property.".

22 SEC. 163. ADEQUATE PROTECTION FOR LESSORS.

23 Section 362(b)(10) of title 11, United States Code, is
24 amended by striking "nonresidential".

Subtitle F—Bankruptcy Relief Less 1 Frequently Available for Repeat 2 **Filers** 3 4 SEC. 171. EXTEND PERIOD BETWEEN BANKRUPTCY DIS-5 CHARGES. 6 Title 11, United States Code, is amended— 7 (1) in section 727(a)(8) by striking "six" and 8 inserting "10"; and 9 (2) in section 1328 by adding at the end the fol-10 lowing: 11 "(f) Notwithstanding subsections (a) and (b), the court 12 shall not grant a discharge of all debts provided for by the plan or disallowed under section 502 of this title if the debt-13 14 or has received a discharge in any case filed under this title within 5 years of the order for relief under this chapter.". 15 Subtitle G—Exemptions 16 SEC. 181. EXEMPTIONS. 17 18 Section 522(b)(2)(A) of title 11, United States Code, is amended— 19 20 (1) by striking "180" and inserting "365"; and 21 (2) by striking ", or for a longer portion of such 22 180-day period than in any other place". 23 SEC. 182. LIMITATION. 24 Section 522 of title 11, United States Code, is amend-25 ed—

1	(1) in subsection $(b)(2)(A)$ by inserting "subject
2	to subsection (n)," before "any property"; and
3	(2) by adding at the end the following:
4	(n)(1) Except as provided in paragraph (2), as a re-
5	sult of electing under subsection $(b)(2)(A)$ to exempt prop-
6	erty under State or local law, a debtor may not exempt
7	any interest to the extent that such interest exceeds \$100,000
8	in value, in the aggregate, in—
9	"(A) real or personal property that the debtor or
10	a dependent of the debtor uses as a residence;
11	(B) a cooperative that owns property that the
12	debtor or a dependent of the debtor uses as a resi-
13	dence; or
14	"(C) a burial plot for the debtor or a dependent
15	of the debtor.
16	"(2) The limitation under paragraph (1) shall not
17	apply to an exemption claimed under subsection $(b)(2)(A)$
18	by a family farmer for the principal residence of that farm-

19 er.".

TITLE II—BUSINESS 1 **BANKRUPTCY PROVISIONS** 2 Subtitle A—General Provisions 3 4 SEC. 201. LIMITATION RELATING TO THE USE OF FEE EXAM-5 INERS. 6 Section 330 of title 11, United States Code, is amended by adding at the end the following: 7 "(e) The court may not appoint any person to examine 8 9 any request for compensation or reimbursement payable 10 under this section.". 11 SEC. 202. SHARING OF COMPENSATION. 12 Section 504 of title 11, United States Code, is amended 13 by adding at the end the following: 14 "(c) This section shall not apply with respect to sharing, or agreeing to share, compensation with a bona fide 15 public service attorney referral program that operates in 16 accordance with non-Federal law regulating attorney refer-17 ral services and with rules of professional responsibility ap-18 19 plicable to attorney acceptance of referrals.".

20 SEC. 203. CHAPTER 12 MADE PERMANENT LAW.

21 Section 302(f) of the Bankruptcy Judges, United
22 States Trustees, and Family Farmer Bankruptcy Act of
23 1986 (11 U.S.C. 1201 note) is repealed.

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3 Section 341 of title 11, United States Code, is amended
4 by adding at the end the following:

5 "(e) Notwithstanding subsections (a) and (b), the 6 court, on the request of a party in interest and after notice 7 and a hearing, for cause may order that the United States 8 trustee not convene a meeting of creditors or equity security 9 holders if the debtor has filed a plan as to which the debtor 10 solicited acceptances prior to the commencement of the 11 case.".

12 SEC. 205. CREDITORS' AND EQUITY SECURITY HOLDERS' 13 COMMITTEES.

14 Section 1102(b) of title 11, United States Code, is
15 amended by adding at the end the following:

"(3) The court on its own motion or on request of a
party in interest, and after notice and a hearing, may order
a change in membership of a committee appointed under
subsection (a) if necessary to ensure adequate representation
of creditors or of equity security holders.".

21 SEC. 206. POSTPETITION DISCLOSURE AND SOLICITATION.

22 Section 1125 of title 11, United States Code, is amend-23 ed by adding at the end the following:

24 "(g) Notwithstanding subsection (b), an acceptance or
25 rejection of the plan may be solicited from a holder of a
26 claim or interest if such solicitation complies with applica-

1	ble nonbankruptcy law and if such holder was solicited be-
2	fore the commencement of the case in a manner complying
3	with applicable nonbankruptcy law.".
4	SEC. 207. PREFERENCES.
5	Section 547(c) of title 11, United States Code, is
6	amended—
7	(1) by amending paragraph (2) to read as fol-
8	lows:
9	"(2) to the extent that such transfer was in pay-
10	ment of a debt incurred by the debtor in the ordinary
11	course of business or financial affairs of the debtor
12	and the transferee, and such transfer was—
13	"(A) made in the ordinary course of busi-
14	ness or financial affairs of the debtor and the
15	transferee; or
16	``(B) made according to ordinary business
17	terms;";
18	(2) in paragraph (7) by striking "or" at the end;
19	(3) in paragraph (8) by striking the period at
20	the end and inserting "; or"; and
21	(4) by adding at the end the following:
22	"(9) if, in a case filed by a debtor whose debts
23	are not primarily consumer debts, the aggregate value
24	of all property that constitutes or is affected by such
25	transfer is less than \$5000.".

1 SEC. 208. VENUE OF CERTAIN PROCEEDINGS.

2 Section 1409(b) of title 28, United States Code, is
3 amended by inserting ", or a nonconsumer debt against a
4 noninsider of less than \$10,000," after "\$5,000".

5 SEC. 209. PERIOD FOR FILING PLAN UNDER CHAPTER 11.

6 Section 1121(d) of title 11, United States Code, is
7 amended—

8 (1) by striking "On" and inserting "(1) Subject
9 to paragraph (1), on"; and

10 (2) by adding at the end the following:

"(2)(A) Such 120-day period may not be extended beyond a date that is 18 months after the date of the order
for relief under this chapter.

14 "(B) Such 180-day period may not be extended beyond
15 a date that is 20 months after the date of the order for relief
16 under this chapter.".

17 SEC. 210. PERIOD FOR FILING PLAN UNDER CHAPTER 12.

(a) EXTENSION OF PERIOD.—Section 1221 of title 11,
United States Code, is amended by inserting "to any period
not later than 150 days after the order for relief" after "period".

(b) RELIEF FROM THE STAY.—Section 362(d) of title
11, United States Code, is amended—

(1) in paragraph (2) by striking "or" at the end;
(2) in paragraph (3) by striking the period at
the end and inserting "; or"; and

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(3) by adding at the end the following:

2 "(4) with respect to a stay of an act against property under subsection (a) of a debtor in a case 3 4 under chapter 12, by a creditor whose claim is se-5 cured by an interest in such property, unless the debt-6 or has filed a plan in accordance with section 1221.". 7 (c) Special Treatment of Secured Claims.—(1) 8 Chapter 12 of title 11, United States Code, is amended by 9 inserting after section 1231 the following:

10 "§1232. Special treatment of secured claims

11 "(a)(1) A claim secured by a lien on property of the 12 estate shall be allowed or disallowed under section 502 of 13 this title the same as if the holder of such claim had recourse 14 against the debtor on account of such claim, whether or not 15 such holder has such recourse, unless—

16 "(A) subject to paragraph (2), the holder of such
17 claim elects to apply subsection (b); or

18 "(B) such holder does not have such recourse,
19 and such property is sold under section 363 of this
20 title or is to be sold under the plan.

21 "(2) A holder of a claim may not elect to apply sub22 section (b) if—

23 "(A) such claim is of inconsequential value; or
24 "(B) the holder of a claim has recourse against
25 the debtor on account of such claim, and such prop-

1

3 "(b) If such an election is made to apply this sub4 section, then notwithstanding section 506(a) of this title,
5 such claim is a secured claim to the extent such claim is
6 allowed.".

7 (2) The table of sections of chapter 12 of title 11,
8 United States Code, is amended by inserting after the item
9 relating to section 1231 the following:

"1232. Special treatment of secured claims.".

10	SEC. 211.	CASES	ANCILLARY	TO	FOREIGN	PROCEEDINGS	5 IN
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11	VOLVING FOREIGN INSURANCE COMPANIES
12	THAT ARE ENGAGED IN THE BUSINESS OF IN-
13	SURANCE OR REINSURANCE IN THE UNITED
14	STATES.

15 Section 304 of title 11, United States Code, is amend16 ed—

17 (1) in subsection (b) by striking "provisions of
18 subsection (c)" and inserting "subsections (c) and
19 (d)"; and

20 (2) by adding at the end the following:

21 "(d) The court may not grant to a foreign representa22 tive of the estate of an insurance company that is not orga23 nized under the law of a State and that is engaged in the

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1	business of insurance, or reinsurance, in the United States
2	relief under subsection (b) with respect to property that is—
3	"(1) a deposit required by a State law relating
4	to insurance or reinsurance;
5	"(2) a multibeneficiary trust required by a State
6	law relating to insurance or reinsurance to protect
7	holders of insurance policies issued in the United
8	States or to protect holders or claimants against such
9	policies; or
10	((3) a multibeneficiary trust authorized by a
11	State law relating to insurance or reinsurance to
12	allow a person engaged in the business of insurance
13	in the United States—
14	"(A) to cede reinsurance to such an insur-
15	ance company; and
16	(B) to treat so ceded reinsurance as an
17	asset, or deduction from liability, in financial
18	statements of such person.".
19	SEC. 212. REJECTION OF EXECUTORY CONTRACTS AFFECT-
20	ING INTELLECTUAL PROPERTY RIGHTS TO
21	RECORDINGS OF ARTISTIC PERFORMANCE.
22	Section 365(n) of title 11, United States Code, is
23	amended at the end the following:
24	"(5) The rejection by the trustee of an executory con-
25	tract affecting the intellectual property rights to recordings

of artistic performance shall not in any way diminish or 1 impair any applicable nonbankruptcy law rights to enforce 2 noncompetition provision or provisions regarding the ren-3 4 dering of exclusive services as a performing artist that may be contained in such contracts, except that such enforcement 5 shall be subject to the nondebtor party providing to the debt-6 7 or notice of an offer to perform the contract under all of 8 its original terms. The rights to enforce such noncompeti-9 tion or exclusivity provision shall not be treated as claims that can be discharged under this title.". 10

SEC. 213. UNEXPIRED LEASES OF NONRESIDENTIAL REAL PROPERTY.

13 Section 365(d)(4) of title 11, United States Code, is
14 amended to read as follows:

15 "(4) In a case under any chapter of this title, if the trustee does not assume or reject an unexpired lease of non-16 17 residential real property under which the debtor is the lessee before the earlier of (A) 120 days after the date of the order 18 for relief, or (B) the entry of an order confirming a plan, 19 then such lease is deemed rejected, and the trustee shall im-20 21 mediately surrender such nonresidential real property to 22 the lessor but in no event shall such time period exceed 120 23 days. Notwithstanding the immediately preceding sentence, 24 and provided no plan has been confirmed, upon debtor's motion, and after notice and a hearing, the court may with-25

in such 120-day period extend the 120-day period by a pe-1 2 riod not to exceed 150 days, contingent upon written con-3 sent of the affected lessor or with the approval of the court, 4 and provided trustee has timely performed all post-petition lease obligations, but in no circumstance shall such period 5 extend beyond the earlier of (i) 270 days from the date of 6 7 the order for relief or (ii) the entry of an order approving 8 a disclosure statement, without the consent of the lessor.".

9 SEC. 214. DEFINITION OF DISINTERESTED PERSON.

10 Section 101(14) of title 11, United States Code, is
11 amended to read as follows:

12 "(14) 'disinterested person' means a person
13 that—

14 "(A) is not a creditor, an equity security
15 holder, or an insider;

16 "(B) is not and was not, within 2 years be17 fore the date of the filing of the petition, a direc18 tor, officer, or employee of the debtor; and

"(C) does not have an interest materially
adverse to the interest of the estate or of any
class of creditors or equity security holders, by
reason of any direct or indirect relationship to,
connection with, or interest in, the debtor, or for
any other reason;".

Subtitle B—Specific Provisions CHAPTER 1—SMALL BUSINESS BANKRUPTCY

4 SEC. 231. DEFINITIONS.

5 (a) DEFINITIONS.—Section 101 of title 11, United
6 States Code, is amended by striking paragraph (51C) and
7 inserting the following:

8 "(51C) 'small business case' means a case filed
9 under chapter 11 of this title in which the debtor is
10 a small business debtor;

11 "(51D) 'small business debtor' means—

12 "(A) a person (including affiliates of such 13 person that are also debtors under this title) that 14 has aggregate noncontingent, liquidated secured 15 and unsecured debts as of the date of the petition 16 or the order for relief in an amount not more 17 than \$5,000,000 (excluding debts owed to 1 or 18 more affiliates or insiders); or

19 "(B) a debtor of the kind described in para20 graph (51B) but without regard to the amount
21 of such debtor's debts;

except that if a group of affiliated debtors has aggregate noncontingent liquidated secured and unsecured
debts greater than \$5,000,000 (excluding debt owed to

1 1 or more affiliates or insiders), then no member of 2 such group is a small business debtor;". 3 (b) CONFORMING AMENDMENT.—Section 1102(a)(3) of 4 title 11, United States Code, is amended by inserting "debt-5 or" after "small business". SEC. 232. FLEXIBLE RULES FOR DISCLOSURE STATEMENT 6 7 AND PLAN. Section 1125(f) of title 11, United States Code, is 8 amended to read as follows: 9 10 "(f) Notwithstanding subsection (b), in a small busi-11 ness case— 12 "(1) in determining whether a disclosure state-13 ment provides adequate information, the court shall 14 consider the complexity of the case, the benefit of ad-15 ditional information to creditors and other parties in interest, and the cost of providing additional infor-16 17 mation; 18 "(2) the court may determine that the plan itself 19 provides adequate information and that a separate 20 disclosure statement is not necessary: 21 "(3) the court may approve a disclosure state-22 ment submitted on standard forms approved by the 23 court or adopted pursuant to section 2075 of title 28;

24 *and*

((4)(A) the court may conditionally approve a

1

2	disclosure statement subject to final approval after
3	notice and a hearing;
4	(B) acceptances and rejections of a plan may be
5	solicited based on a conditionally approved disclosure
6	statement if the debtor provides adequate information
7	to each holder of a claim or interest that is solicited,
8	but a conditionally approved disclosure statement
9	shall be mailed not less than 20 days before the date
10	of the hearing on confirmation of the plan; and
11	``(C) the hearing on the disclosure statement may
12	be combined with the hearing on confirmation of a
13	plan.".
14	SEC. 233. STANDARD FORM DISCLOSURE STATEMENTS AND
14 15	SEC. 233. STANDARD FORM DISCLOSURE STATEMENTS AND PLANS.
15	PLANS.
15 16	PLANS. The Advisory Committee on Bankruptcy Rules of the
15 16 17	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea-
15 16 17 18	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea- sonable period of time after the date of the enactment of
15 16 17 18 19	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea- sonable period of time after the date of the enactment of this Act, propose for adoption standard form disclosure
15 16 17 18 19 20	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea- sonable period of time after the date of the enactment of this Act, propose for adoption standard form disclosure statements and plans of reorganization for small business
15 16 17 18 19 20 21	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea- sonable period of time after the date of the enactment of this Act, propose for adoption standard form disclosure statements and plans of reorganization for small business debtors (as defined in section 101) of title 11, United States
 15 16 17 18 19 20 21 22 	PLANS. The Advisory Committee on Bankruptcy Rules of the Judicial Conference of the United States shall, within a rea- sonable period of time after the date of the enactment of this Act, propose for adoption standard form disclosure statements and plans of reorganization for small business debtors (as defined in section 101) of title 11, United States Code, as amended by this Act), designed to achieve a prac-

and other parties in interest for reasonably complete 1 2 information: and 3 (2) economy and simplicity for debtors. 4 SEC. 234. UNIFORM NATIONAL REPORTING REQUIREMENTS. 5 (a) REPORTING REQUIRED.—(1) Title 11 of the United States Code is amended by inserting after section 6 7 *307 the following:* 8 "§308. Debtor reporting requirements 9 "A small business debtor shall file periodic financial and other reports containing information including— 10 11 "(1) the debtor's profitability, that is, approxi-12 mately how much money the debtor has been earning 13 or losing during current and recent fiscal periods; 14 "(2) reasonable approximations of the debtor's 15 projected cash receipts and cash disbursements over a 16 reasonable period; 17 "(3) comparisons of actual cash receipts and dis-18 bursements with projections in prior reports; 19 "(4) whether the debtor is— 20 "(A) in compliance in all material respects 21 with postpetition requirements imposed by this 22 title and the Federal Rules of Bankruptcy Proce-23 dure; and 24 "(B) timely filing tax returns and paying taxes and other administrative claims when due, 25

1	and, if not, what the failures are and how, at
2	what cost, and when the debtor intends to rem-
3	edy such failures; and
4	"(5) such other matters as are in the best inter-
5	ests of the debtor and creditors, and in the public in-

6 terest in fair and efficient procedures under chapter
7 11 of this title.".

8 (2) The table of sections of chapter 3 of title 11, United
9 States Code, is amended by inserting after the item relating
10 to section 307 the following:

"308. Debtor reporting requirements.".

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall take effect 60 days after the date on which
rules are prescribed pursuant to section 2075, title 28,
United States Code to establish forms to be used to comply
with section 308 of title 11, United States Code, as added
by subsection (a).

17 SEC. 235. UNIFORM REPORTING RULES AND FORMS.

18 After consultation with the Director of the Executive for United States Trustees and with the Judicial Conference 19 of the United States, the Attorney General of the United 20 21 States shall propose for adoption amended Federal Rules 22 of Bankruptcy Procedure and Official Bankruptcy Forms 23 to be used by small business debtors to comply with section 308 of title 11, United States Code, as added by section 24 25 234 of this Act to achieve a practical balance between— •HR 3150 RH

1	(1) the reasonable needs of the courts, the United
2	States trustee or bankruptcy administrator, creditors,
3	and other parties in interest for reasonably complete
4	information; and
5	(2) economy and simplicity for debtors in cases
6	under such title.
7	SEC. 236. DUTIES IN SMALL BUSINESS CASES.
8	(a) DUTIES IN CHAPTER 11 CASES.—Title 11 of the
9	United States Code is amended by inserting after section
10	1114 the following:
11	"§1115. Duties of trustee or debtor in possession in
12	small business cases
13	"In a small business case, a trustee or the debtor in
14	possession, in addition to the duties provided in this title
15	and as otherwise required by law, shall—
16	"(1) append to the voluntary petition or, in an
17	involuntary case, file within 3 days after the date of
18	the order for relief—
19	"(A) its most recent balance sheet, statement
20	of operations, cash-flow statement, Federal in-
21	come tax return; or
22	``(B) a statement made under penalty of
23	perjury that no balance sheet, statement of oper-
24	ations, or cash-flow statement has been prepared
25	and no Federal tax return has been filed;

1	"(2) attend, through its senior management per-
2	sonnel and counsel, meetings scheduled by the court or
3	the United States trustee, including initial debtor
4	interviews, scheduling conferences, and meetings of
5	creditors convened under section 341 of this title;
6	"(3) timely file all schedules and statements of
7	financial affairs, unless the court, after notice and a
8	hearing, grants an extension, which shall not extend
9	such time period to a date later than 30 days after
10	the date of the order for relief, absent extraordinary
11	and compelling circumstances;
12	"(4) file all postpetition financial and other re-
13	ports required by the Federal Rules of Bankruptcy
14	Procedure or by local rule of the district court;
15	"(5) subject to section 363(c)(2), maintain insur-
16	ance customary and appropriate to the industry;
17	"(6)(A) timely file tax returns;
18	"(B) subject to section $363(c)(2)$, timely pay all
19	administrative expense tax claims, except those being
20	contested by appropriate proceedings being diligently
21	prosecuted; and
22	"(C) subject to section $363(c)(2)$, establish 1 or
23	more separate deposit accounts not later than 10
24	business days after the date of order for relief (or as
25	soon thereafter as possible if all banks contacted de-

1	cline the business) and deposit therein, not later than
2	1 business day after receipt thereof, all taxes payable
3	for periods beginning after the date the case is com-
4	menced that are collected or withheld by the debtor for
5	governmental units; and
6	"(7) allow the United States trustee or bank-
7	ruptcy administrator, or its designated representa-
8	tive, to inspect the debtor's business premises, books,
9	and records at reasonable times, after reasonable
10	prior written notice, unless notice is waived by the
11	debtor.".
12	(b) Technical Amendment.—The table of sections of
13	chapter 11, United States Code, is amended by inserting
14	after the item relating to section 1114 the following:
	"1115. Duties of trustee or debtor in possession in small business cases.".
15	SEC. 237. PLAN FILING AND CONFIRMATION DEADLINES.
16	Section 1121(e) of title 11, United States Code, is
17	amended to read as follows:
18	"(e) In a small business case—
19	"(1) only the debtor may file a plan until after
20	90 days after the date of the order for relief, unless
21	shortened on request of a party in interest made dur-
22	ing the 90-day period, or unless extended as provided
23	by this subsection, after notice and hearing the court,
24	for cause, orders otherwise;

1	"(2) the plan, and any necessary disclosure
2	statement, shall be filed not later than 90 days after
3	the date of the order for relief; and
4	"(3) the time periods specified in paragraphs (1)
5	and (2), and the time fixed in section 1129(e) of this
6	title, within which the plan shall be confirmed may
7	be extended only if—
8	``(A) the debtor, after providing notice to
9	parties in interest (including the United States
10	trustee), demonstrates by a preponderance of the
11	evidence that it is more likely than not that the
12	court will confirm a plan within a reasonable
13	time;
14	"(B) a new deadline is imposed at the time
15	the extension is granted; and
16	"(C) the order extending time is signed be-
17	fore the existing deadline has expired.".
18	SEC. 238. PLAN CONFIRMATION DEADLINE.
19	Section 1129 of title 11, United States Code, is amend-
20	ed by adding at the end the following:
21	"(e) In a small business case, the plan shall be con-
22	firmed not later than 150 days after the date of the order
23	for relief unless such 150-day period is extended as provided
24	in section 1121(e)(3) of this title.".

1	SEC. 239. PROHIBITION AGAINST EXTENSION OF TIME.
2	Section 105(d) of title 11, United States Code, is
3	amended—
4	(1) in paragraph $(2)(B)(vi)$ by striking the pe-
5	riod at the end and inserting "; and"; and
6	(2) by adding at the end the following:
7	"(3) in a small business case, not extend the time
8	periods specified in sections 1121(e) and 1129(e) of
9	this title except as provided in section $1121(e)(3)$ of
10	this title.".
11	SEC. 240. DUTIES OF THE UNITED STATES TRUSTEE AND
12	BANKRUPTCY ADMINISTRATOR.
13	(a) Duties of the United States Trustee.—Sec-
14	tion 586(a) of title 28, United States Code, as amended by
15	section 111, is amended—
16	(1) in paragraph (3)—
17	(A) in subparagraph (G) by striking "and"
18	at the end;
19	(B) by redesignating subparagraph (H) as
20	subparagraph (I); and
21	(C) by inserting after subparagraph (G) the
22	following:
23	``(H) in small business cases (as defined in
24	section 101 of title 11), performing the addi-
25	tional duties specified in title 11 pertaining to
26	such cases;",

1	(2) in paragraph (6) by striking "and" at the
2	end,
3	(3) in paragraph (7) by striking the period at
4	the end and inserting "; and", and
5	(4) by inserting after paragraph (7) the follow-
6	ing:
7	"(8) in each of such small business cases—
8	"(A) conduct an initial debtor interview as
9	soon as practicable after the entry of order for
10	relief but before the first meeting scheduled under
11	section 341(a) of title 11 at which time the
12	United States trustee shall begin to investigate
13	the debtor's viability, inquire about the debtor's
14	business plan, explain the debtor's obligations to
15	file monthly operating reports and other required
16	reports, attempt to develop an agreed scheduling
17	order, and inform the debtor of other obligations;
18	(B) when determined to be appropriate
19	and advisable, visit the appropriate business
20	premises of the debtor and ascertain the state of
21	the debtor's books and records and verify that the
22	debtor has filed its tax returns;
23	"(C) review and monitor diligently the
24	debtor's activities, to identify as promptly as

possible whether the debtor will be unable to con-
firm a plan; and
"(D) in cases where the United States trust-
ee finds material grounds for any relief under
section 1112 of title 11 move the court promptly
for relief.".
(b) Duties of the Bankruptcy Administrator.—
In a small business case (as defined in section 101 of title
11 of the United States Code), the bankruptcy adminis-
trator shall perform the duties specified in section $586(a)(6)$
of title 28 of the United States Code.
SEC. 241. SCHEDULING CONFERENCES.
Section 105(d) of title 11, United States Code, is
amended—
(1) in the matter preceding paragraph (1) by
striking ", may";
(2) by amending paragraph (1) to read as fol-
lows:
"(1) shall hold such status conferences as are
necessary to further the expeditious and economical
resolution of the case; and"; and
(3) in paragraph (2) by striking "unless incon-
sistent with another provision of this title or with ap-
plicable Federal Rules of Bankruptcy Procedure," and
inserting "may".

105

1 SEC. 242. SERIAL FILER PROVISIONS.

2 Section 362 of title 11, United States Code, is amend3 ed—

4 (1) in subsection (i) as so redesignated by section
5 124—

6	(A) by striking "An" and inserting "(1)
7	Except as provided in paragraph (2), an"; and
8	(B) by adding at the end the following:

9 "(2) If such violation is based on an action taken by 10 an entity in the good-faith belief that subsection (h) applies 11 to the debtor, then recovery under paragraph (1) against 12 such entity shall be limited to actual damages."; and

13 (2) by inserting after subsection (i), as redesig14 nated by section 124, the following:

"() The filing of a petition under chapter 11 of this
title operates as a stay of the acts described in subsection
(a) only in an involuntary case involving no collusion by
the debtor with creditors and in which the debtor—

19 "(1) is a debtor in a small business case pending
20 at the time the petition is filed;

21 "(2) was a debtor in a small business case which
22 was dismissed for any reason by an order that became
23 final in the 2-year period ending on the date of the
24 order for relief entered with respect to the petition;

25 "(3) was a debtor in a small business case in
26 which a plan was confirmed in the 2-year period end-

ing on the date of the order for relief entered with re spect to the petition; or

"(4) is an entity that has succeeded to substan-3 4 tially all of the assets or business of a small business debtor described in subparagraph (A), (B), or (C) un-5 6 less the debtor proves, by a preponderance of the evi-7 dence, that the filing of such petition resulted from 8 circumstances beyond the control of the debtor not 9 foreseeable at the time the case then pending was filed; and that it is more likely than not that the 10 11 court will confirm a feasible plan, but not a liquidat-12 ing plan, within a reasonable time.".

13 SEC. 243. EXPANDED GROUNDS FOR DISMISSAL OR CON 14 VERSION AND APPOINTMENT OF TRUSTEE.

(a) EXPANDED GROUNDS FOR DISMISSAL OR CONVER16 SION.—Section 1112(b) of title 11, United States Code, is
17 amended to read as follows:

18 "(b)(1) Except as provided in paragraph (2), in sub-19 section (c), and in section 1104(a)(3) of this title, on request 20 of a party in interest, and after notice and a hearing, the 21 court shall convert a case under this chapter to a case under 22 chapter 7 of this title or dismiss a case under this chapter, 23 whichever is in the best interest of creditors and the estate, 24 if the movant establishes cause.

1	"(2) The relief provided in paragraph (1) shall not be
2	granted if the debtor or another party in interest objects
3	and establishes, by a preponderance of the evidence that—
4	"(A) it is more likely than not that a plan will
5	be confirmed within a time as fixed by this title or
6	by order of the court entered pursuant to section
7	1121(e)(3), or within a reasonable time if no time has
8	been fixed; and
9	``(B) if the reason is an act or omission of the
10	debtor that—
11	"(i) there exists a reasonable justification
12	for the act or omission; and
13	"(ii) the act or omission will be cured with-
14	in a reasonable time fixed by the court not to ex-
15	ceed 30 days after the court decides the motion,
16	unless the movant expressly consents to a con-
17	tinuance for a specific period of time, or compel-
18	ling circumstances beyond the control of the debt-
19	or justify an extension.
20	"(3) For purposes of this subsection, cause includes—
21	"(A) substantial or continuing loss to or diminu-
22	tion of the estate;
23	``(B) gross mismanagement of the estate;
24	"(C) failure to maintain appropriate insurance;
1	"(D) unauthorized use of cash collateral harmful
----	---
2	to 1 or more creditors;
3	``(E) failure to comply with an order of the
4	court;
5	``(F) failure timely to satisfy any filing or re-
6	porting requirement established by this title or by any
7	rule applicable to a case under this chapter;
8	``(G) failure to attend the meeting of creditors
9	convened under section 341(a) of this title or an ex-
10	amination ordered under rule 2004 of the Federal
11	Rules of Bankruptcy Procedure;
12	"(H) failure timely to provide information or at-
13	tend meetings reasonably requested by the United
14	States trustee;
15	``(I) failure timely to pay taxes due after the
16	date of the order for relief or to file tax returns due
17	after the order for relief;
18	``(J) failure to file a disclosure statement, or to
19	file or confirm a plan, within the time fixed by this
20	title or by order of the court;
21	``(K) failure to pay any fees or charges required
22	under chapter 123 of title 28;
23	``(L) revocation of an order of confirmation
24	under section 1144 of this title, and denial of con-

1	firmation of another plan or of a modified plan
2	under section 1129 of this title;
3	``(M) inability to effectuate substantial con-
4	summation of a confirmed plan;
5	((N) material default by the debtor with respect
6	to a confirmed plan; and
7	(O) termination of a plan by reason of the oc-
8	currence of a condition specified in the plan.
9	"(4) The court shall commence the hearing on any mo-
10	tion under this subsection not later than 30 days after filing
11	of the motion, and shall decide the motion within 15 days
12	after commencement of the hearing, unless the movant ex-
13	pressly consents to a continuance for a specific period of
14	time or compelling circumstances prevent the court from
15	meeting the time limits established by this paragraph.".
16	(b) Additional Grounds for Appointment of
17	TRUSTEE.—Section 1104(a) of title 11, United States Code,
18	is amended—
19	(1) in paragraph (1) by striking "or" at the end;
20	(2) in paragraph (2) by striking the period at
21	the end and inserting "; or"; and
22	(3) by adding at the end the following:
23	"(3) if grounds exist to convert or dismiss the
24	case under section 1112 of this title, but the court de-

termines that the appointment of a trustee is in the
 best interests of creditors and the estate.".

3 CHAPTER 2—SINGLE ASSET REAL ESTATE 4 SEC. 251. SINGLE ASSET REAL ESTATE DEFINED.

5 Section 101(51B) of title 11, United States Code, is
6 amended to read as follows:

(51B) 'single asset real estate' means undevel-7 8 oped real property or other real property constituting 9 a single property or project, other than residential 10 real property with fewer than 4 residential units, on 11 which is located a single development or project which 12 property or project generates substantially all of the 13 gross income of a debtor and on which no substantial 14 business is being conducted by a debtor, or by a com-15 monly controlled group of entities all of which are 16 concurrently debtors in a case under chapter 11 of 17 this title, other than the business of operating the real 18 property and activities incidental thereto;".

19 SEC. 252. PAYMENT OF INTEREST.

20 Section 362(d)(3) of title 11, United States Code, is
21 amended—

(1) by inserting "or 30 days after the court determines that the debtor is subject to this paragraph,
whichever is later" after "90-day period)"; and

(B) the debtor has commenced monthly 3 4 payments (which payments may, in the debtor's 5 sole discretion, notwithstanding section 363(c)(2)6 of this title, be made from rents or other income 7 generated before or after the commencement of 8 the case by or from the property) to each creditor 9 whose claim is secured by such real estate (other 10 than a claim secured by a judgment lien or by 11 an unmatured statutory lien), which payments 12 are in an amount equal to interest at the then-13 applicable nondefault contract rate of interest on 14 the value of the creditor's interest in the real es-15 tate; or".

TITLE III—MUNICIPAL 16 17

BANKRUPTCY PROVISIONS

18 SEC. 301. PETITION AND PROCEEDINGS RELATED TO PETI-

19 TION.

20 (a) Technical Amendment Relating to Munici-

21 PALITIES.—Section 921(d) of title 11, United States Code,

22 is amended by inserting "notwithstanding section 301(b)"

23 before the period at the end.

(b) CONFORMING AMENDMENT.—Section 301 of title 24 11, United States Code, is amended— 25

(1) by inserting "(a)" before "A voluntary"; and
 (2) by amending the last sentence to read as fol lows:

4 "(b) The commencement of a voluntary case under a
5 chapter of this title constitutes an order for relief under such
6 chapter.".

7 TITLE IV—BANKRUPTCY 8 ADMINISTRATION 9 Subtitle A—General Provisions 10 SEC. 401. ADEQUATE PREPARATION TIME FOR CREDITORS 11 BEFORE THE MEETING OF CREDITORS IN IN12 DIVIDUAL CASES.

13 Section 341(a) of title 11, United States Code, is amended by inserting after the first sentence the following: 14 15 "If the debtor is an individual in a voluntary case under chapter 7, 11, or 13, the meeting of creditors shall not be 16 convened earlier than 60 days (or later than 90 days) after 17 the date of the order for relief, unless the court, after notice 18 and hearing, determines unusual circumstances justify an 19 20 earlier meeting.".

21 SEC. 402. CREDITOR REPRESENTATION AT FIRST MEETING 22 OF CREDITORS.

23 Section 341(c) of title 11, United States Code, is
24 amended by inserting after the first sentence the following:
25 "Notwithstanding any local court rule, provision of a State

constitution, any other State or Federal nonbankruptcy 1 law, or other requirement that representation at the meeting 2 of creditors under subsection (a) be by an attorney, a credi-3 4 tor holding a consumer debt or its representatives (which representatives may include an entity or an employee of 5 an entity and may be a representative for more than 1 cred-6 7 itor) shall be permitted to appear at and participate in 8 the meeting of creditors in a case under chapter 7 or 13 9 either alone or in conjunction with an attorney for the creditor. Nothing in this subsection shall be construed to require 10 any creditor to be represented by an attorney at any meet-11 12 ing of creditors.".

13 SEC. 403. FILING PROOFS OF CLAIM.

14 Section 501 of title 11, United States Code, is amended15 by adding at the end the following:

"(e) In a case under chapter 7 or 13, a proof of claim
or interest is deemed filed under this section for any claim
or interest that appears in the schedules filed under section
521(a)(1) of this title, except a claim or interest that is
scheduled as disputed, contingent, or unliquidated.".

21 SEC. 404. AUDIT PROCEDURES.

(a) AMENDMENT.—Section 586 of title 28, United
States Code, as amended by sections 111 and 240, is amended—

1	(1) by amending subsection $(a)(6)$ to read as fol-
2	lows:
3	"(6) make such reports as the Attorney General

directs, including the results of audits performed under subsection (f),";

(2) by inserting at the end the following:

7 (f)(1) The Attorney General shall establish procedures 8 for the auditing of the accuracy and completeness of peti-9 tions, schedules, and other information which the debtor is 10 required to provide under sections 521 and 1322, and, if applicable, section 111, of title 11 in individual cases filed 11 under chapter 7 or 13 of such title. Such audits shall be 12 in accordance with generally accepted auditing standards 13 and performed by independent certified public accountants 14 15 or independent licensed public accountants. Such proce-16 dures shall—

17 "(A) establish a method of selecting appropriate
18 qualified persons to contract with the United States
19 trustee to perform such audits;

"(B) establish a method of randomly selecting
cases to be audited according to generally accepted
audit standards, provided that no less than 1 out of
every 100 cases in each Federal judicial district shall
be selected for audit;

6

``(C) require audits for schedules of income and
expenses which reflect higher than average variances
from the statistical norm of the district in which the
schedules were filed;
``(D) establish procedures for reporting the re-
sults of such audits and any material misstatement of
income, expenditures or assets of a debtor to the At-
torney General, the United States Attorney and the
court, as appropriate, and for providing public infor-
mation no less than annually on the aggregate results
of such audits including the percentage of cases, by
district, in which a material misstatement of income
or expenditures is reported; and
``(E) establish procedures for fully funding such
audits.
"(2) The United States trustee for each district is au-
thorized to contract with auditors to perform audits in cases
designated by the United States trustee according to the
procedures established under paragraph (1) of this sub-
section.
"(3) According to procedures established under para-
graph (1), upon request of a duly appointed auditor, the
debtor shall cause the accounts, papers, documents, finan-

24 cial records, files and all other papers, things or property25 belonging to the debtor as the auditor requests and which

are reasonably necessary to facilitate an audit to be made
 available for inspection and copying.

3 "(4) The report of each such audit shall be filed with 4 the court, the Attorney General, and the United States At-5 torney, as required under procedures established by the Attorney General under paragraph (1). If a material 6 7 misstatement of income or expenditures or of assets is re-8 ported, a statement specifying such misstatement shall be 9 filed with the court and the United States trustee shall give 10 notice thereof to the creditors in the case and, in an appropriate case, in the opinion of the United States trustee, re-11 quires investigation with respect to possible criminal viola-12 tions, the United States Attorney for the district.". 13

14 (b) EFFECTIVE DATE.—The amendments made by this
15 section shall take effect 18 months after the date of the en16 actment of this Act.

17SEC. 405. GIVING CREDITORS FAIR NOTICE IN CHAPTER 718AND 13 CASES.

19 Section 342 of title 11, United States Code, is amend20 ed—

21 (1) in subsection (c)—

22	(A) by striking ", but the failure of such no-
23	tice to contain such information shall not invali-
24	date the legal effect of such notice"; and
25	(B) by adding the following at the end:

1 "If the credit agreement between the debtor and the creditor or the last communication before the filing of the petition 2 3 in a voluntary case from the creditor to a debtor who is 4 an individual states an account number of the debtor which 5 is the current account number of the debtor with respect to any debt held by the creditor against the debtor, the debt-6 7 or shall include such account number in any notice to the 8 creditor required to be given under this title. If the creditor 9 has specified to the debtor an address at which the creditor 10 wishes to receive correspondence regarding the debtor's account, any notice to the creditor required to be given by 11 12 the debtor under this title shall be given at such address. 13 For the purposes of this section, 'notice' shall include, but shall not be limited to, any correspondence from the debtor 14 15 to the creditor after the commencement of the case, any statement of the debtor's intention under section 521(a)(2)16 of this title, notice of the commencement of any proceeding 17 in the case to which the creditor is a party, and any notice 18 19 of the hearing under section 1324.";

20 (2) by adding at the end the following:

21 "(d) At any time, a creditor in a case of an individual 22 debtor under chapter 7 or 13 may file with the court and 23 serve on the debtor a notice of the address to be used to 24 notify the creditor in that case. Five days after receipt of 25 such notice, if the court or the debtor is required to give the creditor notice, such notice shall be given at that ad dress.

3 "(e) An entity may file with the court a notice stating
4 its address for notice in cases under chapters 7 and 13.
5 After 30 days following the filing of such notice, any notice
6 in any case filed under chapter 7 or 13 given by the court
7 shall be to that address unless specific notice is given under
8 subsection (d) with respect to a particular case.

9 "(f) Notice given to a creditor other than as provided 10 in this section shall not be effective notice until it has been brought to the attention of the creditor. If the creditor has 11 designated a person or department to be responsible for re-12 13 ceiving notices concerning bankruptcy cases and has established reasonable procedures so that bankruptcy notices re-14 15 ceived by the creditor will be delivered to such department or person, notice will not be brought to the attention of the 16 creditor until received by such person or department. No 17 sanction under section 362(h) of this title or any other sanc-18 19 tion which a court may impose on account of violations of the stay under section 362(a) of this title or failure to 20 21 comply with section 542 or 543 of this title may be imposed 22 on any action of the creditor unless the action takes place 23 after the creditor has received notice of the commencement 24 of the case effective under this section.".

1	SEC. 406. DEBTOR TO PROVIDE TAX RETURNS AND OTHER
2	INFORMATION.
3	Section 521 of title 11, United States Code, is amend-
4	ed—
5	(1) by inserting "(a)" before "The";
6	(2) by amending paragraph (1) to read as fol-
7	lows:
8	"(1) file—
9	"(A) a list of creditors, and
10	"(B) unless the court orders otherwise—
11	"(i) a schedule of assets and liabilities;
12	"(ii) a schedule of current income and
13	current expenditures;
14	"(iii) a statement of the debtor's finan-
15	cial affairs;
16	"(iv) copies of all payment advices or
17	other evidence of payment, if any, received
18	by the debtor from any employer of the
19	debtor in the period 60 days prior to the fil-
20	ing of the petition;
21	"(v) a statement of the amount of pro-
22	jected monthly net income, itemized to show
23	how calculated;
24	"(vi) if applicable, any statement
25	under paragraphs (3) and (4) of section
26	109(h);

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	120
1	"(vii) a statement disclosing any rea-
2	sonably anticipated increase in income or
3	expenditures over the next 12 months; and
4	"(viii) a certificate, if applicable—
5	((I) of an attorney whose name is
6	on the petition as the attorney for the
7	debtor, or of any bankruptcy petition
8	preparer who signed the petition pur-
9	suant to section 110(b)(1) of this title,
10	indicating that such attorney or bank-
11	ruptcy petition preparer delivered to
12	the debtor any notice required by sec-
13	tion 342(b)(1) of this title; or
14	"(II) if no attorney for the debtor
15	is indicated and no bankruptcy peti-
16	tion preparer signed the petition of the
17	debtor, that such notice was obtained
18	and read by the debtor;"; and
19	(3) by adding at the end the following:
20	"(b) At any time, a creditor in a case of an individual
21	debtor under chapter 7 or 13 may file with the court and
22	serve on the debtor notice that the creditor requests the peti-
23	tion, schedules, and statement of financial affairs filed by
24	the debtor in the case. At any time, a creditor in a case
25	under chapter 13 of this title may file with the court and

serve on the debtor notice that the creditor requests the plan 1 filed by the debtor in the case. Within 10 days of the first 2 3 such request in a case under this subsection for the petition, 4 schedules, and statement of financial affairs and the first such request for the plan under this subsection, the debtor 5 shall serve on that creditor a conformed copy of the re-6 quested documents or plan and any amendments thereto as 7 8 of that date, and shall thereafter promptly serve on that 9 creditor at the time filed with the court— 10 "(1) any requested document or plan which is 11 not filed with the court at the time requested; and 12 "(2) any amendment to any requested document 13 or plan. 14 (c)(1) An individual debtor in a case under chapter 15 7 or 13 shall provide to the United States trustee— "(A) copies of all Federal tax returns (including 16 17 any schedules and attachments) filed by the debtor for 18 the 3 most recent tax years preceding the order for re-19 *lief*; 20 "(B) at the time the debtor files them with the 21 Commissioner of Internal Revenue, all Federal tax re-22 turns (including any schedules and attachments) for 23 the debtor's tax years ending while such case is pend-

24 ing; and

"(C) at the time the debtor files them with the
 Commissioner of Internal Revenue, all amendments to
 the tax returns (including schedules and attachments)
 described in subparagraphs (A) and (B).

5 "(2)(A) The United States trustee shall make such Fed6 eral tax returns (including schedules, attachments, and
7 amendments) available to any party in interest for inspec8 tion and copying not later than 10 days after receiving a
9 request by such party.

"(B) If the United States trustee does not comply with
subparagraph (A), on the motion of such party, the court
shall issue an order compelling the United States trustee
to comply with subparagraph (A).

14 "(d) A debtor in a case under chapter 13 of this title 15 shall file, from a time which is the later of 90 days after the close of the debtor's tax year or 1 year after the order 16 for relief unless a plan has then been confirmed, and there-17 after on or before 45 days before each anniversary of the 18 19 confirmation of the plan until the case is closed, a statement subject to the penalties of perjury by the debtor of the debt-20 21 or's income and expenditures in the preceding tax year and 22 monthly net income, showing how calculated. Such state-23 ment shall disclose the amount and sources of income of 24 the debtor, the identity of any persons responsible with the 25 debtor for the support of any dependents of the debtor, and

any persons who contributed and the amount contributed
 to the household in which the debtor resides. Such tax re turns, amendments and statement of income and expendi tures shall be available to the United States trustee, any
 bankruptcy administrator, any trustee and any party in
 interest for inspection and copying.".

7 SEC. 407. DISMISSAL FOR FAILURE TO FILE SCHEDULES 8 TIMELY OR PROVIDE REQUIRED INFORMA9 TION.

Section 521 of title 11, United States Code, as amended by section 406, is amended by adding at the end the
following:

13 "(e) Notwithstanding section 707(a) of this title, if an individual debtor in a voluntary case under chapter 7 or 14 15 13 fails to provide all of the information required under subsections (a)(1) and (c)(1)(A) within 45 days after the 16 filing of the petition, the case shall be automatically dis-17 missed effective on the 46th day after the filing of the peti-18 tion without the need for any order of court, but any party 19 in interest may request the court to enter an order dismiss-20 21 ing the case and the court shall, if so requested, enter an 22 order of dismissal within 5 days of such request. Upon re-23 quest of the debtor made within 45 days after the filing 24 of the petition, the court may allow the debtor up to an additional 15 days to provide the information required 25

under subsections (a)(1) and (c)(1)(A) if the court finds
 compelling justification for doing so.

3 "(f) If an individual debtor in a case under chapter 4 7 or 13 fails to perform any of the duties imposed by subsections (b), (c)(1)(B), (c)(1)(C), and (d), any party in in-5 terest may request that the court order the debtor to comply. 6 7 Within 10 days of such request the court shall order that 8 the debtor do so within a period of time set by the court 9 no longer than 30 days. If the debtor does not comply with 10 that order within the period of time set by the court, the court shall, on request of any party in interest certifying 11 12 that the debtor has not so complied, enter an order dismiss-13 ing the case within 5 days of such request.".

14SEC. 408. ADEQUATE TIME TO PREPARE FOR HEARING ON15CONFIRMATION OF THE PLAN.

16 Section 1324 of title 11, United States Code, is amend17 ed—

18 (1) by striking "After" and inserting the follow-

19 *ing*:

20 "(a) Except as provided in subsection (b) and after";
21 and

22 (2) by adding at the end the following:

23 "(b) The hearing on confirmation of the plan may be
24 held not earlier than 20 days, and not later than 45 days,

after the meeting of creditors under section 341(a) of this
 title.".

3 SEC. 409. CHAPTER 13 PLANS TO HAVE A 5-YEAR DURATION 4 IN CERTAIN CASES.

5 Title 11, United States Code, is amended—

6 (1) by amending section 1322(d) to read as fol7 lows:

8 "(d) If the total current monthly income of the debtor 9 and in a joint case, the debtor and the debtor's spouse com-10 bined, is not less than the highest national median family income reported for a family of equal or lesser size or, in 11 the case of a household of 1 person, not less than the na-12 13 tional median household income for 1 earner, the plan may not provide for payments over a period that is longer than 14 15 5 years, unless the court, for cause, approves a longer period, but the court may not approve a period that exceeds 16 7 years. If the total current monthly income of the debtor 17 or in a joint case, the debtor and the debtor's spouse com-18 bined, is less than the highest national median family in-19 come reported for a family of equal or lesser size, or in the 20 21 case of a household of 1 person less than the national me-22 dian household income for 1 earner, the plan may not pro-23 vide for payments over a period that is longer than 3 years, 24 unless the court, for cause, approves a longer period, but

the court may not approve a period that is longer than 5
 years.";

3 (2) in section 1329—

4	(A) by striking in subsection (c) "three
5	years" and inserting "the applicable commit-
6	ment period under section $1325(b)(1)(B)(ii)$ "
7	and by striking "five years" and inserting
8	"maximum duration period"; and

9 (B) by inserting at the end of subsection (c)
10 the following:

11 "The maximum duration period shall be 5 years if the total 12 current monthly income of the debtor, and in a joint case, the debtor and the debtor's spouse combined, is not less than 13 the highest national median family income reported for a 14 15 family of equal or lesser size or, in the case of a household of 1 person, not less than the national median household 16 income for 1 earner, as of the date of the modification and 17 shall be 3 years if the total current monthly income is less 18 than the highest national median family income reported 19 20 for a family of equal or lesser size or, in the case of a house-21 hold of 1 person, less than the national median household 22 income for 1 earner as of the date of the modification.".

1SEC. 410. SENSE OF THE CONGRESS REGARDING EXPAN-2SION OF RULE 9011 OF THE FEDERAL RULES3OF BANKRUPTCY PROCEDURE.

4 It is the sense of the Congress that rule 9011 of the 5 Federal Rules of Bankruptcy Procedure (11 U.S.C. App) should be modified to include a requirement that all docu-6 7 ments (including schedules), signed and unsigned, submit-8 ted to the court or to a trustee by debtors who represent 9 themselves and debtors who are represented by an attorney be submitted only after the debtor or the debtor's attorney 10 11 has made reasonable inquiry to verify that the information contained in such documents is well grounded in fact, and 12 13 is warranted by existing law or a good-faith argument for the extension, modification, or reversal of existing law. 14

15 SEC. 411. JURISDICTION OF COURTS OF APPEALS.

16 (a) JURISDICTION.—Title 28 of the United States Code
17 is amended—

- (1) by striking section 158;
- 19 (2) by inserting after section 1292 the following:

20 "§ 1293. Bankruptcy appeals

21 "The courts of appeals (other the United States Court
22 of Appeals for the Federal Circuit) shall have jurisdiction
23 of appeals from the following:

24 "(1) Final orders and judgments of bankruptcy
25 courts entered under—

1	"(A) section 157(b) of this title in core pro-
2	ceedings arising under title 11, or arising in or
3	related to a case under title 11; or
4	"(B) section $157(c)(2)$ of this title in pro-
5	ceedings referred to such courts.
6	"(2) Final orders and judgments of district
7	courts entered under section 157 of this title in—
8	"(A) core proceedings arising under title 11,
9	or arising in or related to a case under title 11;
10	OT
11	(B) proceedings that are not core proceed-
12	ings, but that are otherwise related to a case
13	under title 11.
14	"(3) Orders and judgments of bankruptcy courts
15	or district courts entered under section 105 of title 11,
16	or the refusal to enter an order or judgment under
17	such section.
18	"(4) Orders of bankruptcy courts or district
19	courts entered under section 1104(a) or 1121(d) of
20	title 11, or the refusal to enter an order under such
21	section.
22	"(5) An interlocutory order of a bankruptcy
23	court or district court entered in a case under title
24	11, in a proceeding arising under title 11, or in a

1	proceeding arising in or related to a case under title
2	11, if—
3	"(A) such court is of the opinion that—
4	"(i) such order involves a controlling
5	question of law as to which there is substan-
6	tial ground for difference of opinion; and
7	"(ii) an immediate appeal from such
8	order may materially advance the ultimate
9	termination of such case or such proceeding;
10	OT
11	((B) the court of appeals that would have
12	jurisdiction of an appeal of a final order entered
13	in such case or such proceeding permits, in its
14	discretion, appeal to be taken from such inter-
15	locutory order."; and
16	(3) in—
17	(A) the table of sections for chapter 6 by
18	striking the item relating to section 158; and
19	(B) the table of sections for chapter 83 by
20	inserting after the item relating to section 1292
21	the following:
	"1293. Bankruptcy appeals.".
22	(b) Conforming Amendments.—(1) Section 305(c) of

(b) CONFORMING AMENDMENTS.—(1) Section 305(c) of
title 11, the United States Code, is amended by striking

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"158(d), 1291, or 1292" and inserting "1291, 1292, or

2 1293". (2) Title 28. United States Code, is amended— 3 4 (A) in subsections (b)(1) and (c)(2) of section 157 by striking "section 158" and inserting "section 5 6 1293"; 7 (B) in section 1334(d) by striking "158(d), 1291. 8 or 1292" and inserting "1291, 1292, or 1293"; and 9 (C) in section 1452(b) by striking "158(d), 1291, or 1292" and inserting "1291, 1292, or 1293". 10 11 SEC. 412. ESTABLISHMENT OF OFFICIAL FORMS. 12 The Judicial Conference of the United States shall es-13 tablish official forms to facilitate compliance with the amendments made by sections 101 and 102. 14 15 SEC. 413. ELIMINATION OF CERTAIN FEES PAYABLE IN 16 CHAPTER 11 BANKRUPTCY CASES. 17 (a) AMENDMENTS.—Section 1930(a)(6) of title 28, United States Code, is amended— 18 19 (1) in the 1st sentence by striking "until the case

- 20 is converted or dismissed, whichever occurs first", and
- 21 (2) in the 2d sentence-
- (A) by striking "The" and inserting "Until
 the plan is confirmed or the case is converted
 (whichever occurs first) the", and

1	(B) by striking "less than \$300,000;" and
2	inserting ''less than \$300,000. Until the case is
3	converted or dismissed (whichever occurs first
4	and without regard to confirmation of the plan)
5	the fee shall be".

6 (b) DELAYED EFFECTIVE DATE.—The amendments
7 made by subsection (a) shall take effect on October 1, 1999.

Subtitle B—Data Provisions

9 SEC. 441. IMPROVED BANKRUPTCY STATISTICS.

(a) AMENDMENT.—Title 28, United States Code, is
amended by adding after section 158 the following new section:

13 "§159. Bankruptcy statistics

8

14 "The Director of the Executive Office for United States 15 Trustees shall compile statistics regarding individual debtors with primarily consumer debts seeking relief under 16 chapters 7, 11, and 13 of title 11. Such statistics shall be 17 in a form prescribed by the Administrative Office of the 18 United States Courts. The Office shall compile such statis-19 tics, and make them public, and report annually to the Con-20 21 gress on the information collected, and on its analysis there-22 of, no later than October 31 of each year. Such compilation 23 shall be itemized by chapter of title 11, shall be presented 24 in the aggregate and for each district, and shall include 25 the following:

"(1) Total assets and total liabilities of such
debtors, and in each category of assets and liabilities,
as reported in the schedules prescribed pursuant to
section 2075 of this title and filed by such debtors.
"(2) The current total monthly income, projected
monthly net income, and average income and average
expenses of such debtors as reported on the schedules
and statements the debtor has filed under sections
111, 521, and 1322 of title 11.
"(3) The aggregate amount of debt discharged in
the reporting period, determined as the difference be-
tween the total amount of debt and obligations of a
debtor reported on the schedules and the amount of
such debt reported in categories which are predomi-
nantly nondischargeable.
"(4) The average time between the filing of the
petition and the closing of the case.
"(5) The number of cases in the reporting period
in which a reaffirmation was filed and the total num-
ber of reaffirmations filed in that period, and of those
cases in which a reaffirmation was filed, the number
in which the debtor was not represented by an attor-
ney, and of those the number of cases in which the re-
affirmation was approved by the court.

1	"(6) With respect to cases filed under chapter 13
2	of title 11—
3	"(A) the number of cases in which a final
4	order was entered determining the value of prop-
5	erty securing a claim less than the claim, and
6	the total number of such orders in the reporting
7	period; and
8	"(B) the number of cases dismissed for fail-
9	ure to make payments under the plan.
10	"(7) The number of cases in which the debtor
11	filed another case within the 6 years previous to the
12	filing.".
13	(b) EFFECTIVE DATE.—The amendment made by sub-
14	section (a) shall take effect 18 months after the date of the
15	enactment of this Act.
16	SEC. 442. BANKRUPTCY DATA.
17	(a) Amendment.—Title 28 of the United States Code
18	is amended by inserting after section 589a the following:
19	"§589b. Bankruptcy data
20	"(a) Rules.—The Attorney General shall, within a
21	reasonable time after the effective date of this section, issue
22	rules requiring uniform forms for (and from time to time
23	thereafter to appropriately modify and approve)—
24	"(1) final reports by trustees in cases under
25	chapters 7, 12, and 13 of title 11; and

"(2) periodic reports by debtors in possession or
 trustees, as the case may be, in cases under chapter
 11 of title 11.

4 "(b) REPORTS.—All reports referred to in subsection
5 (a) shall be designed (and the requirements as to place and
6 manner of filing shall be established) so as to facilitate com7 pilation of data and maximum possible access of the public,
8 both by physical inspection at 1 or more central filing loca9 tions, and by electronic access through the Internet or other
10 appropriate media.

11 "(c) REQUIRED INFORMATION.—The information re-12 quired to be filed in the reports referred to in subsection (b) shall be that which is in the best interests of debtors 13 and creditors, and in the public interest in reasonable and 14 15 adequate information to evaluate the efficiency and practicality of the Federal bankruptcy system. In issuing rules 16 proposing the forms referred to in subsection (a), the Attor-17 ney General shall strike the best achievable practical bal-18 19 ance between—

20 "(1) the reasonable needs of the public for infor21 mation about the operational results of the Federal
22 bankruptcy system; and

23 "(2) economy, simplicity, and lack of undue bur24 den on persons with a duty to file reports.

1	"(d) FINAL REPORTS.—Final reports proposed for
2	adoption by trustees under chapters 7, 12, and 13 of title
3	11 shall, in addition to such other matters as are required
4	by law or as the Attorney General in the discretion of the
5	Attorney General, shall propose, include with respect to a
6	case under such title—
7	"(1) information about the length of time the
8	case was pending;
9	"(2) assets abandoned;
10	"(3) assets exempted;
11	"(4) receipts and disbursements of the estate;
12	"(5) expenses of administration;
13	"(6) claims asserted;
14	"(7) claims allowed; and
15	"(8) distributions to claimants and claims dis-
16	charged without payment;
17	in each case by appropriate category and, in cases under
18	chapters 12 and 13 of title 11, date of confirmation of the
19	plan, each modification thereto, and defaults by the debtor
20	in performance under the plan.
21	"(e) PERIODIC REPORTS.—Periodic reports proposed
22	for adoption by trustees or debtors in possession under
23	chapter 11 of title 11 shall, in addition to such other mat-
24	ters as are required by law or as the Attorney General, in

1	the discretion of the Attorney General, shall propose, in-
2	clude—
3	"(1) information about the standard industry
4	classification, published by the Department of Com-
5	merce, for the businesses conducted by the debtor;
6	"(2) length of time the case has been pending;

7 "(3) number of full-time employees as at the date
8 of the order for relief and at end of each reporting pe9 riod since the case was filed;

"(4) cash receipts, cash disbursements and profitability of the debtor for the most recent period and
cumulatively since the date of the order for relief;

13 "(5) compliance with title 11, whether or not tax
14 returns and tax payments since the date of the order
15 for relief have been timely filed and made;

16 "(6) all professional fees approved by the court 17 in the case for the most recent period and cumula-18 tively since the date of the order for relief (separately 19 reported, in for the professional fees incurred by or on 20 behalf of the debtor, between those that would have 21 been incurred absent a bankruptcy case and those 22 not); and

23 "(7) plans of reorganization filed and confirmed
24 and, with respect thereto, by class, the recoveries of
25 the holders, expressed in aggregate dollar values and,

1	in the case of claims, as a percentage of total claims
2	of the class allowed.".
3	(b) Technical Amendment.—The table of sections of
4	chapter 39 of title 28, United States Code, is amended by
5	adding at the end the following:
	"589b. Bankruptcy data.".
6	SEC. 443. SENSE OF THE CONGRESS REGARDING AVAIL-
7	ABILITY OF BANKRUPTCY DATA.
8	It is the sense of the Congress that—
9	(1) the national policy of the United States
10	should be that all data held by bankruptcy clerks in
11	electronic form, to the extent such data reflects only
12	public records (as defined in section 107 of title 11
13	of the United States Code), should be released in a us-
14	able electronic form in bulk to the public subject to
15	such appropriate privacy concerns and safeguards as
16	the Judicial Conference of the United States may de-
17	termine; and
18	(2) there should be established a bankruptcy data
19	system in which—
20	(A) a single set of data definitions and
21	forms are used to collect data nationwide; and
22	(B) data for any particular bankruptcy
23	case are aggregated in the same electronic record.

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TITLE V—TAX PROVISIONS

2 SEC. 501. TREATMENT OF CERTAIN LIENS.

1

3 (a) TREATMENT OF CERTAIN LIENS.—Section 724 of
4 title 11, United States Code, is amended—

5 (1) in subsection (b), in the matter preceding 6 paragraph (1), by inserting "(other than to the extent 7 that there is a properly perfected unavoidable tax lien 8 arising in connection with an ad valorem tax on real 9 or personal property of the estate)" after "under this 10 title";

(2) in subsection (b)(2), after "507(a)(1)", insert (except that such expenses, other than claims for wages, salaries, or commissions which arise after the filing of a petition, shall be limited to expenses incurred under chapter 7 of this title and shall not include expenses incurred under chapter 11 of this title)"; and

18 (3) by adding at the end the following:

19 "(e) Before subordinating a tax lien on real or per20 sonal property of the estate, the trustee shall—

21 "(1) exhaust the unencumbered assets of the es22 tate; and

23 "(2) in a manner consistent with section 506(c)
24 of this title, recover from property securing an al25 lowed secured claim the reasonable, necessary costs

1	and expenses of preserving or disposing of that prop-
2	erty.
3	"(f) Notwithstanding the exclusion of ad valorem tax
4	liens set forth in this section and subject to the requirements
5	of subsection (e)—
6	"(1) claims for wages, salaries, and commissions
7	that are entitled to priority under section $507(a)(3)$
8	of this title; or
9	"(2) claims for contributions to an employee ben-
10	efit plan entitled to priority under section $507(a)(4)$
11	of this title,
12	may be paid from property of the estate which secures a
13	tax lien, or the proceeds of such property.".
14	(b) DETERMINATION OF TAX LIABILITY.—Section
15	505(a)(2) of title 11, United States Code, is amended—
16	(1) in subparagraph (A), by striking "or" at the
17	end;
18	(2) in subparagraph (B), by striking the period
19	at the end and inserting "; or"; and
20	(3) by adding at the end the following:
21	``(C) the amount or legality of any amount aris-
22	ing in connection with an ad valorem tax on real or
23	personal property of the estate, if the applicable pe-
24	riod for contesting or redetermining that amount

under any law (other than a bankruptcy law) has ex pired.".

3 SEC. 502. ENFORCEMENT OF CHILD AND SPOUSAL SUP-4 PORT.

Section 522(c)(1) of title 11, United States Code, is
amended by inserting ", except that, notwithstanding any
other Federal law or State law relating to exempted property, exempt property shall be liable for debts of a kind specified in paragraph (1) or (5) of section 523(a) of this title"
before the semicolon at the end.

11 SEC. 503. EFFECTIVE NOTICE TO GOVERNMENT.

(a) EFFECTIVE NOTICE TO GOVERNMENTAL UNITS.—
13 Section 342 of title 11, United States Code, as amended
14 by section 405, is amended by adding at the end the follow15 ing:

16 "(q) If a debtor lists a governmental unit as a creditor in a list or schedule, any notice required to be given by 17 the debtor under this title, any rule, any applicable law, 18 or any order of the court, shall identify the department, 19 20 agency, or instrumentality through which the debtor is in-21 debted. The debtor shall identify (with information such as 22 a taxpayer identification number, loan, account or contract 23 number, or real estate parcel number, where applicable), 24 and describe the underlying basis for the governmental 25 unit's claim. If the debtor's liability to a governmental unit

arises from a debt or obligation owed or incurred by another
 individual, entity, or organization, or under a different
 name, the debtor shall identify such individual, entity, or ganization, or name.

5 "(h) The clerk shall keep and update quarterly, in the form and manner as the Director of the Administrative Of-6 7 fice of the United States Courts prescribes, and make avail-8 able to debtors, a register in which a governmental unit 9 may designate a safe harbor mailing address for service of 10 notice in cases pending in the district. A governmental unit may file a statement with the clerk designating a safe har-11 bor address to which notices are to be sent, unless such gov-12 ernmental unit files a notice of change of address.". 13

(b) Adoption of Rules Providing Notice.—The 14 15 Advisory Committee on Bankruptcy Rules of the Judicial Conference shall, within a reasonable period of time after 16 17 the date of the enactment of this Act, propose for adoption enhanced rules for providing notice to State, Federal, and 18 local government units that have regulatory authority over 19 the debtor or which may be creditors in the debtor's case. 20 21 Such rules shall be reasonably calculated to ensure that no-22 tice will reach the representatives of the governmental unit, 23 or subdivision thereof, who will be the proper persons au-24 thorized to act upon the notice. At a minimum, the rules should require that the debtor— 25

(1) identify in the schedules and the notice, the
 subdivision, agency, or entity in respect of which such
 notice should be received;

4 (2) provide sufficient information (such as case 5 captions, permit numbers, taxpayer identification 6 numbers, or similar identifying information) to per-7 mit the governmental unit or subdivision thereof, en-8 titled to receive such notice, to identify the debtor or 9 the person or entity on behalf of which the debtor is 10 providing notice where the debtor may be a successor 11 in interest or may not be the same as the person or 12 entity which incurred the debt or obligation; and

(3) identify, in appropriate schedules, served together with the notice, the property in respect of
which the claim or regulatory obligation may have
arisen, if any, the nature of such claim or regulatory
obligation and the purpose for which notice is being
given.

(c) EFFECT OF FAILURE OF NOTICE.—Section 342 of
title 11, United States Code, as amended by subsection (a)
and section 405, is amended by adding at the end the following:

23 "(i)(1) A notice that does not comply with subsections
24 (d) and (e) shall have no effect unless the debtor dem25 onstrates, by clear and convincing evidence, that timely no-

tice was given in a manner reasonably calculated to satisfy
 the requirements of this section was given, and that—

3 "(A) either the notice was timely sent to the safe
4 harbor address provided in the register maintained by
5 the clerk of the district in which the case was pending
6 for such purposes; or

"(B) no safe harbor address was provided in
such list for the governmental unit and that an officer
of the governmental unit who is responsible for the
matter or claim had actual knowledge of the case in
sufficient time to act.

12 "(2) No sanction under section 362(h) of this title or 13 any other sanction which a court may impose on account 14 of violations of the stay under section 362(a) of this title 15 or failure to comply with section 542 or 543 of this title 16 may be imposed unless the action takes place after notice 17 of the commencement of the case as required by this section 18 has been received.".

19 SEC. 504. NOTICE OF REQUEST FOR A DETERMINATION OF 20 TAXES.

21 Section 505(b) of title 11, United States Code, is 22 amended by striking "Unless" at the beginning of the second 23 sentence thereof and inserting "If the request is made in 24 the manner designated by the governmental unit and un-25 less".
1 SEC. 505. RATE OF INTEREST ON TAX CLAIMS.

2 Chapter 5 of title 11, United States Code, is amended
3 by adding at the end the following:

4 "§511. Rate of interest on tax claims

5 "Notwithstanding any provision of this title that re-6 quires the payment of interest on a claim, if interest is re-7 quired to be paid on a tax claim, the rate of interest shall 8 be as follows:

9 "(1) In the case of ad valorem tax claims, wheth-10 er secured or unsecured, other unsecured tax claims 11 where interest is required to be paid under section 12 726(a)(5) of this title and secured tax claims the rate 13 shall be determined under applicable nonbankruptcy 14 law.

"(2) In the case of unsecured claims for taxes 15 16 arising before the date of the order for relief and paid 17 under a plan of reorganization, the minimum rate of 18 interest to be applied during the period after the fil-19 ing of the petition shall be the Federal short-term rate 20 rounded to the nearest full percent, determined under 21 section 1274(d) of the Internal Revenue Code of 1986, 22 for the calendar month in which the plan is confirmed, plus 3 percentage points.". 23

1	SEC. 506. TOLLING OF PRIORITY OF TAX CLAIM TIME PERI-
2	ODS.
3	Section 507(a)(9)(A) of title 11, United States Code,
4	as so redesignated, is amended—
5	(1) in clause (i) by inserting after "petition"
6	and before the semicolon ", plus any time, plus 6
7	months, during which the stay of proceedings was in
8	effect in a prior case under this title"; and
9	(2) amend clause (ii) to read as follows:
10	"(ii) assessed within 240 days before
11	the date of the filing of the petition, exclu-
12	sive of—
13	"(I) any time plus 30 days dur-
14	ing which an offer in compromise with
15	respect of such tax, was pending or in
16	effect during such 240-day period;
17	"(II) any time plus 30 days dur-
18	ing which an installment agreement
19	with respect of such tax was pending
20	or in effect during such 240-day pe-
21	riod, up to 1 year; and
22	"(III) any time plus 6 months
23	during which a stay of proceedings
24	against collections was in effect in a
25	prior case under this title during such
26	240-day period.".

1 SEC. 507. ASSESSMENT DEFINED.

2 (a) ASSESSMENT DEFINED FOR PRIORITY PUR3 POSES.—Section 101 of title 11, United States Code, is
4 amended by inserting after paragraph (2) the following:

5 "(3) 'assessment'—

6 "(A) for purposes of State and local taxes, 7 means that point in time when all actions re-8 quired have been taken so that thereafter a tax-9 ing authority may commence an action to collect 10 the tax, and

11 "(B) for Federal tax purposes has the mean12 ing given such term in the Internal Revenue
13 Code of 1986;

and 'assessed' and 'assessable' shall be interpreted in
light of the definition of assessment in this paragraph;".

(b) ASSESSMENT DEFINED FOR THE STAY OF PROCEEDINGS.—Section 362(b)(9)(D) of title 11, United States
Code, is amended by inserting after "the making of an assessment" the following: "as defined by applicable nonbankruptcy law notwithstanding the definition of an 'assessment' elsewhere in this title".

23 SEC. 508. CHAPTER 13 DISCHARGE OF FRAUDULENT AND 24 OTHER TAXES.

25 Section 1328(a)(2) of title 11, United States Code, is
26 amended by inserting "(1)," after "paragraph".

SEC. 509. CHAPTER 11 DISCHARGE OF FRAUDULENT TAXES.
 Section 1141(d) of title 11, United States Code, as
 amended by section 119A, is amended by adding at the end
 the following:

5 "(6) Notwithstanding the provisions of paragraph (1),
6 the confirmation of a plan does not discharge a debtor
7 which is a corporation from any debt for a tax or customs
8 duty with respect to which the debtor made a fraudulent
9 return or willfully attempted in any manner to evade or
10 defeat such tax.".

11 SEC. 510. THE STAY OF TAX PROCEEDINGS.

(a) THE SECTION 362 STAY LIMITED TO PREPETITION
TAXES.—Section 362(a)(8) of title 11, United States Code,
is amended by striking the period at the end and inserting
", in respect of a tax liability for a taxable period ending
before the order for relief.".

17 (b) THE APPEAL OF TAX COURT DECISIONS PER18 MITTED.—Section 362(b)(9) of title 11, United States Code,
19 is amended—

20 (1) in subparagraph (C) by striking "or" at the
21 end,

- (2) in subparagraph (D) by striking the period
 at the end and inserting "; or", and
- 24 (3) by adding at the end the following:

25 "(E) the appeal of a decision by a court or
26 administrative tribunal which determines a tax

1	liability of the debtor without regard to whether
2	such determination was made prepetition or
3	postpetition.".
4	SEC. 511. PERIODIC PAYMENT OF TAXES IN CHAPTER 11
5	CASES.
6	Section 1129(a)(9) of title 11, United States Code, is
7	amended—
8	(1) in subparagraph (B) by striking "and" at
9	the end; and
10	(2) in subparagraph (C)—
11	(A) by striking "deferred cash payments,
12	over a period not exceeding six years after the
13	date of assessment of such claim," and inserting
14	"regular installment payments in cash, but in
15	no case with a balloon provision, and no more
16	than three months apart, beginning no later
17	than the effective date of the plan and ending on
18	the earlier of five years after the petition date or
19	the last date payments are to be made under the
20	plan to unsecured creditors,";
21	(B) by striking the period at the end and
22	inserting "; and"; and
23	(3) by adding at the end the following:
24	(D) with respect to a secured claim which
25	would be described in section $507(a)(8)$ of this

1	title but for its secured status, the holder of such
2	claim will receive on account of such claim cash
3	payments of not less than is required in sub-
4	paragraph (C) and over a period no greater than
5	is required in such subparagraph.".
6	SEC. 512. THE AVOIDANCE OF STATUTORY TAX LIENS PRO-
7	HIBITED.
8	Section 545(2) of title 11, United States Code, is
9	amended by striking the semicolon at the end and inserting
10	", except where such purchaser is a purchaser described in
11	section 6323 of the Internal Revenue Code of 1986 or simi-
12	lar provision of State or local law;".
13	SEC. 513. PAYMENT OF TAXES IN THE CONDUCT OF BUSI-
14	NESS.
15	(a) PAYMENT OF TAXES REQUIRED.—Section 960 of
16	title 28, United States Code, is amended—
17	(1) by inserting "(a)" before "Any"; and
18	(2) by adding at the end the following:
19	"(b) Such taxes shall be paid when due in the conduct
20	of such business unless—
21	"(1) the tax is a property tax secured by a lien
22	against property that is abandoned within a reason-
23	able time after the lien attaches, by the trustee of a
24	bankruptcy estate, pursuant to section 554 of title 11;
25	Or

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1	"(2) payment of the tax is excused under a spe-
2	cific provision of title 11.
3	"(c) In a case pending under chapter 7 of title 11,
4	payment of a tax may be deferred until final distribution
5	is made under section 726 of title 11 if—
6	"(1) the tax was not incurred by a trustee duly
7	appointed under chapter 7 of title 11; or
8	"(2) before the due date of the tax, the court has
9	made a finding of probable insufficiency of funds of
10	the estate to pay in full the administrative expenses
11	allowed under section 503(b) of title 11 that have the
12	same priority in distribution under section 726(b) of
13	title 11 as such tax.".
14	(b) PAYMENT OF AD VALOREM TAXES REQUIRED.—
15	Section $503(b)(1)(B)$ of title 11, United States Code, is
16	amended in clause (i) by inserting after "estate," and before
17	"except" the following: "whether secured or unsecured, in-
18	cluding property taxes for which liability is in rem only,
19	in personam or both,".
20	(c) Request for Payment of Administrative Ex-
21	PENSE TAXES ELIMINATED.—Section 503(b)(1) of title 11,
22	United States Code, is amended by adding at the end the
23	following:
24	(D) notwithstanding the requirements of sub-

24 "(D) notwithstanding the requirements of sub25 section (a) of this section, a governmental unit shall

not be required to file a request for the payment of
 a claim described in subparagraph (B) or (C);".
 (d) PAYMENT OF TAXES AND FEES AS SECURED
 CLAIMS.—Section 506 of title 11, United States Code, is
 amended—
 (1) in subsection (b) by inserting "or State stat ute" after "agreement"; and
 (2) in subsection (c) by inserting ", including

8 (2) in subsection (c) by inserting ", including
9 the payment of all ad valorem property taxes in re10 spect of the property" before the period at the end.

11 SEC. 514. TARDILY FILED PRIORITY TAX CLAIMS.

12 Section 726(a)(1) of title 11, United States Code, is 13 amended by striking "before the date on which the trustee 14 commences distribution under this section" and inserting 15 "on or before the earlier of 10 days after the mailing to 16 creditors of the summary of the trustee's final report or the 17 date on which the trustee commences final distribution 18 under this section".

19SEC. 515. INCOME TAX RETURNS PREPARED BY TAX AU-20THORITIES.

21 Section 523(a)(1)(B) of title 11, United States Code,
22 is amended—

23 (1) by inserting "or equivalent report or notice,"

24 after "a return,";

25 (2) in clause (i)—

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1	(A) by inserting "or given" after "filed";
2	and
3	(B) by striking "or" at the end;
4	(3) in clause (ii)—
5	(A) by inserting "or given" after "filed";
6	(B) by inserting ", report, or notice" after
7	"return"; and
8	(4) by adding at the end the following:
9	"(iii) for purposes of this subsection, a
10	return—
11	"(I) must satisfy the requirements
12	of applicable nonbankruptcy law, and
13	includes a return prepared pursuant to
14	section 6020(a) of the Internal Revenue
15	Code of 1986, or similar State or local
16	law, or a written stipulation to a judg-
17	ment entered by a nonbankruptcy tri-
18	bunal, but does not include a return
19	made pursuant to section $6020(b)$ of
20	the Internal Revenue Code of 1986, or
21	similar State or local law, and
22	"(II) must have been filed in a
23	manner permitted by applicable non-
24	bankruptcy law; or".

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1 SEC. 516. THE DISCHARGE OF THE ESTATE'S LIABILITY FOR 2 UNPAID TAXES. 3 Section 505(b) of title 11, United States Code, is amended in the second sentence by inserting "the estate," 4 5 after "misrepresentation,". 6 SEC. 517. REQUIREMENT TO FILE TAX RETURNS TO CON-7 FIRM CHAPTER 13 PLANS. 8 (a) FILING OF PREPETITION TAX RETURNS REQUIRED 9 FOR PLAN CONFIRMATION.—Section 1325(a) of title 11, United States Code, as amended by section 146, is amend-10 11 ed— 12 (1) in paragraph (6) by striking "and" at the 13 end; 14 (2) in paragraph (7) by striking the period at 15 the end and inserting "; and"; and 16 (3) by adding at the end the following: 17 "(8) if the debtor has filed all Federal, State, 18 and local tax returns as required by section 1308 of 19 this title.". 20 (b) Additional Time Permitted for Filing Tax RETURNS.—(1) Chapter 13 of title 11, United States Code, 21 22 is amended by adding at the end the following: 23 "§1308. Filing of prepetition tax returns 24 "(a) On or before the day prior to the day on which the first meeting of the creditors is convened under section 25 26 341(a) of this title, the debtor shall have filed with appro-•HR 3150 RH

priate tax authorities all tax returns for all taxable periods
 ending in the 6-year period ending on the date of filing
 of the petition.

4 "(b) If the tax returns required by subsection (a) have 5 not been filed by the date on which the first meeting of 6 creditors is convened under section 341(a) of this title, the 7 trustee may continue such meeting for a reasonable period 8 of time, to allow the debtor additional time to file any 9 unfiled returns, but such additional time shall be no more 10 than—

11 "(1) for returns that are past due as of the date 12 of the filing of the petition, 120 days from such date, 13 "(2) for returns which are not past due as of the 14 date of the filing of the petition, the later of 120 days 15 from such date or the due date for such returns under 16 the last automatic extension of time for filing such re-17 turns to which the debtor is entitled, and for which 18 request has been timely made, according to applicable 19 nonbankruptcy law, and

20 "(3) upon notice and hearing, and order entered
21 before the lapse of any deadline fixed according to
22 this subsection, where the debtor demonstrates, by
23 clear and convincing evidence, that the failure to file
24 the returns as required is because of circumstances be25 yond the control of the debtor, the court may extend

1	the deadlines set by the trustee as provided in this
2	subsection for—
3	"(A) a period of no more than 30 days for
4	returns described in paragraph (1) of this sub-
5	section, and
6	(B) for no more than the period of time
7	ending on the applicable extended due date for
8	the returns described in paragraph (2).
9	"(c) For purposes of this section only, a return in-
10	cludes a return prepared pursuant to section 6020 (a) or
11	(b) of the Internal Revenue Code of 1986 or similar State
12	or local law, or a written stipulation to a judgment entered
13	by a nonbankruptcy tribunal.".
14	(2) The table of sections of chapter 13 of title 11,
15	United States Code, is amended by inserting after the item
16	relating to section 1307 the following:
	"1308. Filing of prepetition tax returns.".
17	(c) DISMISSAL OR CONVERSION ON FAILURE TO COM-
18	PLY.—Section 1307 of title 11, United States Code, is
19	amended—
20	(1) by redesignating subsections (e) and (f) as
21	subsections (f) and (g), respectively, and
22	(2) by inserting after subsection (d) the follow-
23	ing:
24	"(e) Upon the failure of the debtor to file tax returns
25	under section 1308 of this title, on request of a party in
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interest or the United States trustee and after notice and
 a hearing, the court shall dismiss a case or convert a case
 under this chapter to a case under chapter 7 of this title,
 whichever is in the best interests of creditors and the es tate.".

6 (d) TIMELY FILED CLAIMS.—Section 502(b)(9) of title 7 11, United States Code, is amended by striking the period 8 at the end and inserting ", and except that in a case under 9 chapter 13 of this title, a claim of a governmental unit for 10 a tax in respect of a return filed under section 1308 of this 11 title shall be timely if it is filed on or before 60 days after 12 such return or returns were filed as required.".

(e) RULES FOR OBJECTIONS TO CLAIMS AND TO CONFIRMATION.—It is the sense of Congress that the Advisory
Committee on Bankruptcy Rules of the Judicial Conference
should, within a reasonable period of time after the date
of the enactment of this Act, propose for adoption amended
Federal Rules of Bankruptcy Procedure which provide
that—

20 (1) notwithstanding the provisions of Rule
21 3015(f), in cases under chapter 13 of title 11, United
22 States Code, a governmental unit may object to the
23 confirmation of a plan on or before 60 days after the
24 debtor files all tax returns required under sections

1 1308 and 1325(a)(7) of title 11, United States Code,
 2 and

3 (2) in addition to the provisions of Rule 3007,
4 in a case under chapter 13 of title 11, United States
5 Code, no objection to a tax in respect of a return re6 quired to be filed under such section 1308 shall be
7 filed until such return has been filed as required.

8 SEC. 518. STANDARDS FOR TAX DISCLOSURE.

9 Section 1125(a) of title 11, United States Code, is
10 amended in paragraph (1)—

11 (1) by inserting after "records," the following: 12 "including a full discussion of the potential material 13 Federal, State, and local tax consequences of the plan 14 to the debtor, any successor to the debtor, and a hypo-15 thetical investor domiciled in the State in which the 16 debtor resides or has its principal place of business 17 typical of the holders of claims or interests in the 18 case,",

19 (2) by inserting "such" after "enable", and

20 (3) by striking "reasonable" where it appears

21 after "hypothetical" and by striking "typical of hold-

22 ers of claims or interests" after "investor".

23 SEC. 519. SETOFF OF TAX REFUNDS.

24 Section 362(b) of title 11, United States Code, as
25 amended by sections 130, 146, and 150 is amended—

1	(1) in paragraph (21) by striking "or",
2	(2) in paragraph (22) by striking the period at
3	the end and inserting "; or", and
4	(3) by inserting after paragraph (22) (as so re-
5	designated) the following:
6	"(23) under subsection (a) of the setoff of an in-
7	come tax refund, by a governmental unit, in respect
8	of a taxable period which ended before the order for
9	relief against an income tax liability for a taxable pe-
10	riod which also ended before the order for relief, un-
11	less—
12	"(A) prior to such setoff, an action to deter-
13	mine the amount or legality of such tax liability
14	under section 505(a) was commenced; or
15	``(B) where the setoff of an income tax re-
16	fund is not permitted because of a pending ac-
17	tion to determine the amount or legality of a tax
18	liability, the governmental unit may hold the re-
19	fund pending the resolution of the action.".
20	TITLE VI—ANCILLARY AND
21	OTHER CROSS-BORDER CASES
22	SEC. 601. AMENDMENT TO ADD A CHAPTER 6 TO TITLE 11,
23	UNITED STATES CODE.
24	(a) IN GENERAL.—Title 11, United States Code, is
25	amended by inserting after chapter 5 the following:

"CHAPTER 6—ANCILLARY AND OTHER CROSS-BORDER CASES

"Sec.

1

2

"601. Purpose and scope of application.

"SUBCHAPTER I—GENERAL PROVISIONS

- "602. Definitions.
- "603. International obligations of the United States.
- "604. Commencement of ancillary case.
- "605. Authorization to act in a foreign country.
- "606. Public policy exception.
- "607. Additional assistance.
- "608. Interpretation.

"SUBCHAPTER II—ACCESS OF FOREIGN REPRESENTATIVES AND CREDITORS TO THE COURT

- "609. Right of direct access.
- "610. Limited jurisdiction.
- "611. Commencement of bankruptcy case under section 301 or 303.
- "612. Participation of a foreign representative in a case under this title.
- "613. Access of foreign creditors to a case under this title.
- "614. Notification to foreign creditors concerning a case under this title.

"SUBCHAPTER III—RECOGNITION OF A FOREIGN PROCEEDING AND RELIEF

- *"615. Application for recognition of a foreign proceeding.*
- "616. Presumptions concerning recognition.
- "617. Order recognizing a foreign proceeding.
- "618. Subsequent information.
- "619. Relief that may be granted upon petition for recognition of a foreign proceeding.
- "620. Effects of recognition of a foreign main proceeding.
- "621. Relief that may be granted upon recognition of a foreign proceeding.
- "622. Protection of creditors and other interested persons.
- *"623. Actions to avoid acts detrimental to creditors.*
- "624. Intervention by a foreign representative.

"SUBCHAPTER IV—COOPERATION WITH FOREIGN COURTS AND FOREIGN REPRESENTATIVES

- "625. Cooperation and direct communication between the court and foreign courts or foreign representatives.
- "626. Cooperation and direct communication between the trustee and foreign courts or foreign representatives.
- "627. Forms of cooperation.

"SUBCHAPTER V—CONCURRENT PROCEEDINGS

- "628. Commencement of a case under this title after recognition of a foreign main proceeding.
- "629. Coordination of a case under this title and a foreign proceeding.

	"630. Coordination of more than 1 foreign proceeding."631. Presumption of insolvency based on recognition of a foreign main proceed- ing.
	"632. Rule of payment in concurrent proceedings.
1	"§601. Purpose and scope of application
2	"(a) The purpose of this chapter is to incorporate the
3	Model Law on Cross-Border Insolvency so as to provide ef-
4	fective mechanisms for dealing with cases of cross-border in-
5	solvency with the objectives of—
6	"(1) cooperation between—
7	"(A) United States courts, United States
8	Trustees, trustees, examiners, debtors, and debt-
9	ors in possession; and
10	"(B) the courts and other competent au-
11	thorities of foreign countries involved in cross-
12	border insolvency cases;
13	"(2) greater legal certainty for trade and invest-
14	ment;
15	"(3) fair and efficient administration of cross-
16	border insolvencies that protects the interests of all
17	creditors, and other interested entities, including the
18	debtor;
19	"(4) protection and maximization of the value of
20	the debtor's assets; and
21	"(5) facilitation of the rescue of financially trou-
22	bled businesses, thereby protecting investment and
23	preserving employment.

1	"(b) This chapter applies where—
2	"(1) assistance is sought in the United States by
3	a foreign court or a foreign representative in connec-
4	tion with a foreign proceeding;
5	"(2) assistance is sought in a foreign country in
6	connection with a case under this title;
7	"(3) a foreign proceeding and a case under this
8	title with respect to the same debtor are taking place
9	concurrently; or
10	"(4) creditors or other interested persons in a
11	foreign country have an interest in requesting the
12	commencement of, or participating in, a case or pro-
13	ceeding under this title.
14	"(c) This chapter does not apply to—
15	"(1) a proceeding concerning an entity identified
16	by exclusion in subsection 109(b); or
17	"(2) an individual, or to an individual and such
18	individual's spouse, who have debts within the limits
19	specified in under section 109(e) and who are citizens
20	of the United States or aliens lawfully admitted for
21	permanent residence in the United States.
22	"SUBCHAPTER I—GENERAL PROVISIONS
23	"§ 602. Definitions
24	"For the purposes of this chapter, the term—

1	"(1) 'debtor' means an entity that is the subject
2	of a foreign proceeding;
3	"(2) 'establishment' means any place of oper-
4	ations where the debtor carries out a nontransitory
5	economic activity;
6	"(3) 'foreign court' means a judicial or other au-
7	thority competent to control or supervise a foreign
8	proceeding;
9	"(4) 'foreign main proceeding' means a foreign
10	proceeding taking place in the country where the debt-
11	or has the center of its main interests;
12	"(5) 'foreign nonmain proceeding' means a for-
13	eign proceeding, other than a foreign main proceed-
14	ing, taking place in a country where the debtor has
15	an establishment;
16	"(6) 'trustee' includes a trustee, a debtor in pos-
17	session in a case under any chapter of this title, or
18	a debtor under chapters 9 or 13 of this title; and
19	"(7) 'within the territorial jurisdiction of the
20	United States' when used with reference to property
21	of a debtor refers to tangible property located within
22	the territory of the United States and intangible
23	property deemed under applicable nonbankruptcy law
24	to be located within that territory, including any
25	property subject to attachment or garnishment that

may properly be seized or garnished by an action in
 a Federal or State court in the United States.

3 "§603. International obligations of the United States

4 "To the extent that this chapter conflicts with an obli5 gation of the United States arising out of any treaty or
6 other form of agreement to which it is a party with 1 or
7 more other countries, the requirements of the treaty or
8 agreement prevail.

9 "§604. Commencement of ancillary case

10 "A case under this chapter is commenced by the filing
11 of a petition for recognition of a foreign proceeding under
12 section 615.

13 "§605. Authorization to act in a foreign country

14 "A trustee or another entity (including an examiner)
15 authorized by the court may be authorized by the court to
16 act in a foreign country on behalf of an estate created under
17 section 541. An entity authorized to act under this section
18 may act in any way permitted by the applicable foreign
19 law.

20 "§606. Public policy exception

21 "Nothing in this chapter prevents the court from refus22 ing to take an action governed by this chapter if the action
23 would be manifestly contrary to the public policy of the
24 United States.

1 "§607. Additional assistance

2 "(a) Nothing in this chapter limits the power of the
3 court, upon recognition of a foreign proceeding, to provide
4 additional assistance to a foreign representative under this
5 title or under other laws of the United States.

6 "(b) In determining whether to provide additional as-7 sistance under this title or under other laws of the United 8 States, the court shall consider whether such additional as-9 sistance, consistent with the principles of comity, will rea-10 sonably assure—

11	"(1)	just	treatment	of	all	holders	of	claims
12	against or	• inter	rests in the	debt	or's	property	;	

13 "(2) protection of claim holders in the United
14 States against prejudice and inconvenience in the
15 processing of claims in such foreign proceeding;

16 "(3) prevention of preferential or fraudulent dis17 positions of property of the debtor;

18 "(4) distribution of proceeds of the debtor's prop19 erty substantially in accordance with the order pre20 scribed by this title; and

21 "(5) if appropriate, the provision of an oppor22 tunity for a fresh start for the individual that such
23 foreign proceeding concerns.

24 "§608. Interpretation

25 "In interpreting this chapter, the court shall consider
26 its international origin, and the need to promote an appli•HR 3150 RH

cation of this chapter that is consistent with the application
 of similar statutes adopted by foreign jurisdictions.

3 "SUBCHAPTER II—ACCESS OF FOREIGN REP4 RESENTATIVES AND CREDITORS TO THE
5 COURT

6 "§609. Right of direct access

7 "(a) A foreign representative is entitled to commence
8 a case under section 604 by filing a petition for recognition
9 under section 615, and upon recognition, to apply directly
10 to other Federal and State courts for appropriate relief in
11 those courts.

"(b) Upon recognition, and subject to section 610, a
foreign representative has the capacity to sue and be sued,
and shall be subject to the laws of the United States of general applicability.

"(c) Recognition under this chapter is prerequisite to
the granting of comity or cooperation to a foreign proceeding in any State or Federal court in the United States.
Any request for comity or cooperation in any court shall
be accompanied by a sworn statement setting forth whether
recognition under section 615 has been sought and the status of any such petition.

23 "(d) Upon denial of recognition under this chapter,
24 the court may issue appropriate orders necessary to prevent

an attempt to obtain comity or cooperation from courts in
 the United States without such recognition.

3 "§610. Limited jurisdiction

4 "The sole fact that a foreign representative files a peti5 tion under sections 615 does not subject the foreign rep6 resentative to the jurisdiction of any court in the United
7 States for any other purpose.

8 "§611. Commencement of case under section 301 or 9 303

10 "(a) Upon filing a petition for recognition, a foreign
11 representative may commence—

"(1) an involuntary case under section 303; or 12 13 "(2) a voluntary case under section 301 or 302, if the foreign proceeding is a foreign main proceeding. 14 15 "(b) The petition commencing a case under subsection (a) of this section must be accompanied by a statement de-16 17 scribing the petition for recognition and its current status. The court where the petition for recognition has been filed 18 must be advised of the foreign representative's intent to 19 commence a case under subsection (a) of this section prior 20 21 to such commencement.

22 "(c) A case under subsection (a) shall be dismissed un23 less recognition is granted.

3 "Upon recognition of a foreign proceeding, the foreign
4 representative in that proceeding is entitled to participate
5 as a party in interest in a case regarding the debtor under
6 this title.

7 "\$613. Access of foreign creditors to a case under this 8 title

9 "(a) Foreign creditors have the same rights regarding
10 the commencement of, and participation in, a case under
11 this title as domestic creditors.

12 "(b)(1) Subsection (a) of this section does not change 13 or codify present law as to the priority of claims under 14 section 507 or 726 of this title, except that the claim of a 15 foreign creditor under those sections shall not be given a 16 lower priority than that of general unsecured claims with-17 out priority solely because the holder of such claim is a for-18 eign creditor.

"(2)(A) Subsection (a) of this section and paragraph
(1) of this subsection do not change or codify present law
as to the allowability of foreign revenue claims or other foreign public law claims in a proceeding under this title.

"(B) Allowance and priority as to a foreign tax claim
or other foreign public law claim shall be governed by any
applicable tax treaty of the United States, under the conditions and circumstances specified therein.

3 "(a) Whenever in a case under this title notice is to be given to creditors generally or to any class or category 4 of creditors, such notice shall also be given to the known 5 creditors generally, or to creditors in the notified class or 6 7 category, that do not have addresses in the United States. 8 The court may order that appropriate steps be taken with a view to notifying any creditor whose address is not yet 9 10 known.

11 "(b) Such notification to creditors with foreign ad-12 dresses described in subsection (a) shall be given individ-13 ually, unless the court considers that, under the cir-14 cumstances, some other form of notification would be more 15 appropriate. No letters rogatory or other similar formality 16 is required.

17 "(c) When a notification of commencement of a case18 is to be given to foreign creditors, the notification shall—

19 "(1) indicate the time period for filing proofs of
20 claim and specify the place for their filing;

21 "(2) indicate whether secured creditors need to
22 file their proofs of claim; and

23 "(3) contain any other information required to
24 be included in such a notification to creditors pursu25 ant to this title and the orders of the court.

"(d) Any rule of procedure or order of the court as 1 2 to notice or the filing of a claim shall provide such additional time to creditors with foreign addresses as is reason-3 4 able under the circumstances. 5 "SUBCHAPTER III—RECOGNITION OF A FOREIGN 6 **PROCEEDING AND RELIEF** 7 "§615. Application for recognition of a foreign pro-8 ceeding 9 "(a) A foreign representative applies to the court for recognition of the foreign proceeding in which the foreign 10 11 representative has been appointed by filing a petition for recognition. 12 13 "(b) A petition for recognition shall be accompanied 14 by— "(1) a certified copy of the decision commencing 15 16 the foreign proceeding and appointing the foreign 17 representative; 18 "(2) a certificate from the foreign court affirm-19 ing the existence of the foreign proceeding and of the 20 appointment of the foreign representative; or 21 "(3) in the absence of evidence referred to in 22 paragraphs (1) and (2), any other evidence acceptable 23 to the court of the existence of the foreign proceeding 24 and of the appointment of the foreign representative.

"(c) A petition for recognition shall also be accom panied by a statement identifying all foreign proceedings
 with respect to the debtor that are known to the foreign rep resentative.

5 "(d) The documents referred to in paragraphs (1) and
6 (2) of subsection (b) must be translated into English. The
7 court may require a translation into English of additional
8 documents.

9 "§616. Presumptions concerning recognition

10 "(a) If the decision or certificate referred to in section 11 615(b) indicates that the foreign proceeding is a foreign 12 proceeding within the meaning of section 101(23) and that 13 the person or body is a foreign representative within the 14 meaning of section 101(24), the court is entitled to so pre-15 sume.

16 "(b) The court is entitled to presume that documents
17 submitted in support of the petition for recognition are au18 thentic, whether or not they have been legalized.

19 "(c) In the absence of evidence to the contrary, the
20 debtor's registered office, or habitual residence in the case
21 of an individual, is presumed to be the center of the debtor's
22 main interests.

23 "§617. Order recognizing a foreign proceeding

24 "(a) Subject to section 606, an order recognizing a for25 eign proceeding shall be entered if—

1	"(1) the foreign proceeding is a foreign main
2	proceeding or foreign nonmain proceeding within the
3	meaning of section 602;
4	"(2) the foreign representative applying for rec-
5	ognition is a person or body within the meaning of
6	section $101(24)$; and
7	"(3) the petition meets the requirements of sec-
8	<i>tion 615.</i>
9	"(b) The foreign proceeding shall be recognized—
10	"(1) as a foreign main proceeding if it is taking
11	place in the country where the debtor has the center
12	of its main interests; or
13	"(2) as a foreign nonmain proceeding if the debt-
14	or has an establishment within the meaning of section
15	602 in the foreign country where the proceeding is
16	pending.
17	"(c) A petition for recognition of a foreign proceeding
18	shall be decided upon at the earliest possible time. Entry
19	of an order recognizing a foreign proceeding shall constitute
20	recognition under this chapter.
21	(d) The provisions of this subchapter do not prevent
22	modification or termination of recognition if it is shown
23	that the grounds for granting it were fully or partially lack-
24	ing or have ceased to exist, but in considering such action
25	the court shall give due weight to possible prejudice to par-

ties that have relied upon the granting of recognition. The
 case under this chapter may be closed in the manner pre scribed for a case under section 350.

4 "§618. Subsequent information

5 "From the time of filing the petition for recognition 6 of the foreign proceeding, the foreign representative shall file 7 with the court promptly a notice of change of status con-8 cerning—

9 "(1) any substantial change in the status of the
10 foreign proceeding or the status of the foreign rep11 resentative's appointment; and

12 "(2) any other foreign proceeding regarding the
13 debtor that becomes known to the foreign representa14 tive.

15 "§619. Relief that may be granted upon petition for 16 recognition of a foreign proceeding

17 "(a) From the time of filing a petition for recognition 18 until the petition is decided upon, the court may, at the 19 request of the foreign representative, where relief is urgently 20 needed to protect the assets of the debtor or the interests 21 of the creditors, grant relief of a provisional nature, includ-22 ing—

23 "(1) staying execution against the debtor's assets;
24 "(2) entrusting the administration or realization
25 of all or part of the debtor's assets located in the

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1	United States to the foreign representative or another
2	person authorized by the court, including an exam-
3	iner, in order to protect and preserve the value of as-
4	sets that, by their nature or because of other cir-
5	cumstances, are perishable, susceptible to devaluation
6	or otherwise in jeopardy; and
7	"(3) any relief referred to in paragraph (3), (4),
8	or (7) of section 621(a).
9	"(b) Unless extended under section 621(a)(6), the relief
10	granted under this section terminates when the petition for
11	recognition is decided upon.
12	"(c) It is a ground for denial of relief under this sec-
13	tion that such relief would interfere with the administration
14	of a foreign main proceeding.
15	"(d) The court may not enjoin a police or regulatory
16	act of a governmental unit, including a criminal action or
17	proceeding, under this section.
18	"(e) The standards, procedures, and limitations appli-
19	cable to an injunction shall apply to relief under this sec-
20	tion.
21	"\$620. Effects of recognition of a foreign main pro-
22	ceeding
23	"(a) Upon recognition of a foreign proceeding that is
24	a foreign main proceeding—

1 "(1) section 362 applies with respect to the debt-2 or and that property of the debtor that is within the territorial jurisdiction of the United States; and 3 4 "(2) transfer, encumbrance, or any other disposition of an interest of the debtor in property within 5 6 the territorial jurisdiction of the United States is re-7 strained as and to the extent that is provided for 8 property of an estate under sections 363, 549, and 9 552.

10 Unless the court orders otherwise, the foreign representative
11 may operate the debtor's business and may exercise the pow12 ers of a trustee under section 549, subject to sections 363
13 and 552.

"(b) The scope, and the modification or termination,
of the stay and restraints referred to in subsection (a) of
this section are subject to the exceptions and limitations
provided in subsections (b), (c), and (d) of section 362, subsections (b) and (c) of section 363, and sections 552, 555
through 557, 559, and 560.

"(c) Subsection (a) of this section does not affect the
right to commence individual actions or proceedings in a
foreign country to the extent necessary to preserve a claim
against the debtor.

24 "(d) Subsection (a) of this section does not affect the
25 right of a foreign representative or an entity to file a peti-

tion commencing a case under this title or the right of any
 party to file claims or take other proper actions in such
 a case.

4 "§621. Relief that may be granted upon recognition of a foreign proceeding

6 "(a) Upon recognition of a foreign proceeding, whether 7 main or nonmain, where necessary to effectuate the purpose 8 of this chapter and to protect the assets of the debtor or 9 the interests of the creditors, the court may, at the request 10 of the foreign representative, grant any appropriate relief, 11 including—

"(1) staying the commencement or continuation
of individual actions or individual proceedings concerning the debtor's assets, rights, obligations or liabilities to the extent they have not been stayed under
section 620(a);

17 "(2) staying execution against the debtor's assets
18 to the extent it has not been stayed under section
19 620(a);

20 "(3) suspending the right to transfer, encumber
21 or otherwise dispose of any assets of the debtor to the
22 extent this right has not been suspended under section
23 620(a);

24 "(4) providing for the examination of witnesses,
25 the taking of evidence or the delivery of information

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1	concerning the debtor's assets, affairs, rights, obliga-
2	tions or liabilities;
3	"(5) entrusting the administration or realization
4	of all or part of the debtor's assets within the terri-
5	torial jurisdiction of the United States to the foreign
6	representative or another person, including an exam-
7	iner, authorized by the court;
8	"(6) extending relief granted under section
9	619(a); and
10	"(7) granting any additional relief that may be
11	available to a trustee, except for relief available under
12	sections 522, 544, 545, 547, 548, 550, and 724(a).
13	"(b) Upon recognition of a foreign proceeding, whether
14	main or nonmain, the court may, at the request of the for-
15	eign representative, entrust the distribution of all or part
16	of the debtor's assets located in the United States to the for-
17	eign representative or another person, including an exam-
18	iner, authorized by the court, provided that the court is sat-
19	isfied that the interests of creditors in the United States
20	are sufficiently protected.
21	"(c) In granting relief under this section to a rep-
22	resentative of a foreign nonmain proceeding, the court must

24 law of the United States, should be administered in the for-

23 be satisfied that the relief relates to assets that, under the

eign nonmain proceeding or concerns information required
 in that proceeding.

3 "(d) The court may not enjoin a police or regulatory
4 act of a governmental unit, including a criminal action or
5 proceeding, under this section.

6 "(e) The standards, procedures, and limitations appli7 cable to an injunction shall apply to relief under para8 graphs (1), (2), (3), and (6) of subsection (a).

9 "§622. Protection of creditors and other interested
10 persons

11 "(a) In granting or denying relief under section 619
12 or 621, or in modifying or terminating relief under sub13 section (c) of this section, the court must find that the inter14 ests of the creditors and other interested persons or entities,
15 including the debtor, are sufficiently protected.

16 "(b) The court may subject relief granted under section
17 619 or 621 to conditions it considers appropriate.

18 "(c) The court may, at the request of the foreign rep19 resentative or an entity affected by relief granted under sec20 tion 619 or 621, or at its own motion, modify or terminate
21 such relief.

22 "§623. Actions to avoid acts detrimental to creditors

23 "(a) Upon recognition of a foreign proceeding, the for24 eign representative has standing in a pending case under

another chapter of this title to initiate actions under sec tions 522, 544, 545, 547, 548, 550, and 724(a).

3 "(b) When the foreign proceeding is a foreign nonmain
4 proceeding, the court must be satisfied that an action under
5 subsection (a) of this section relates to assets that, under
6 United States law, should be administered in the foreign
7 nonmain proceeding.

8 "§624. Intervention by a foreign representative

9 "Upon recognition of a foreign proceeding, the foreign 10 representative may intervene in any proceedings in a State 11 or Federal court in the United States in which the debtor 12 is a party.

13 "SUBCHAPTER IV—COOPERATION WITH FOR14 EIGN COURTS AND FOREIGN REPRESENTA15 TIVES

16 "§625. Cooperation and direct communication be-17tween the court and foreign courts or for-18eign representatives

"(a) In all matters included within section 601, the
court shall cooperate to the maximum extent possible with
foreign courts or foreign representatives, either directly or
through the trustee.

23 "(b) The court is entitled to communicate directly
24 with, or to request information or assistance directly from,

foreign courts or foreign representatives, subject to the rights
 of parties in interest to notice and participation.

3 "§626. Cooperation and direct communication be4 tween the trustee and foreign courts or
5 foreign representatives

6 "(a) In all matters included in section 601, the trustee 7 or other person, including an examiner, authorized by the 8 court, shall, subject to the supervision of the court, cooperate 9 to the maximum extent possible with foreign courts or for-10 eign representatives.

"(b) The trustee or other person, including an examiner, designated by the court is entitled, subject to the supervision of the court, to communicate directly with foreign
courts or foreign representatives.

"(c) Section 1104(d) shall apply to the appointment
of an examiner under this chapter. Any examiner shall
comply with the qualification requirements imposed on a
trustee by section 322.

19 "§627. Forms of cooperation

20 "Cooperation referred to in sections 625 and 626 may
21 be implemented by any appropriate means, including—

22 "(1) appointment of a person or body, including
23 an examiner, to act at the direction of the court;

24 "(2) communication of information by any
25 means considered appropriate by the court;

1	"(3) coordination of the administration and su-
2	pervision of the debtor's assets and affairs;
3	"(4) approval or implementation of agreements
4	concerning the coordination of proceedings; and
5	"(5) coordination of concurrent proceedings re-
6	garding the same debtor.
7	"SUBCHAPTER V—CONCURRENT PROCEEDINGS
8	"§ 628. Commencement of a case under this title after
9	recognition of a foreign main proceeding
10	"After recognition of a foreign main proceeding, a case
11	under another chapter of this title may be commenced only
12	if the debtor has assets in the United States. The effects of
13	that case shall be restricted to the assets of the debtor that
14	are within the territorial jurisdiction of the United States
15	and, to the extent necessary to implement cooperation and
16	coordination under sections 625, 626, and 627, to other as-
17	sets of the debtor that are within the jurisdiction of the court
18	under sections 541(a) of this title, and 1334(e) of title 28,
19	to the extent that such other assets are not subject to the
20	jurisdiction and control of a foreign proceeding that has
21	been recognized under this chapter.
22	"§629. Coordination of a case under this title and a

23 foreign proceeding

24 "Where a foreign proceeding and a case under another25 chapter of this title are taking place concurrently regarding

1	the same debtor, the court shall seek cooperation and coordi-
2	nation under sections 625, 626, and 627, and the following
3	shall apply:
4	"(1) When the case in the United States is tak-
5	ing place at the time the petition for recognition of
6	the foreign proceeding is filed—
7	"(A) any relief granted under sections 619
8	or 621 must be consistent with the case in the
9	United States; and
10	((B) even if the foreign proceeding is recog-
11	nized as a foreign main proceeding, section 620
12	does not apply.
13	"(2) When a case in the United States under this
14	title commences after recognition, or after the filing of
15	the petition for recognition, of the foreign proceed-
16	ing—
17	"(A) any relief in effect under sections 619
18	or 621 shall be reviewed by the court and shall
19	be modified or terminated if inconsistent with
20	the case in the United States; and
21	(B) if the foreign proceeding is a foreign
22	main proceeding, the stay and suspension re-
23	ferred to in section 620(a) shall be modified or
24	terminated if inconsistent with the case in the
25	United States.

1	"(3) In granting, extending, or modifying relief
2	granted to a representative of a foreign nonmain pro-
3	ceeding, the court must be satisfied that the relief re-
4	lates to assets that, under the law of the United
5	States, should be administered in the foreign nonmain
6	proceeding or concerns information required in that
7	proceeding.
8	"(4) In achieving cooperation and coordination
9	under sections 628 and 629, the court may grant any
10	of the relief authorized under section 305.
11	"§630. Coordination of more than 1 foreign proceed-
12	ing
13	"In matters referred to in section 601, with respect to
14	more than 1 foreign proceeding regarding the debtor, the
15	$court\ shall\ seek\ cooperation\ and\ coordination\ under\ sections$
16	625, 626, and 627, and the following shall apply:
17	"(1) Any relief granted under section 619 or 621
18	to a representative of a foreign nonmain proceeding
19	after recognition of a foreign main proceeding must
20	be consistent with the foreign main proceeding.
21	"(2) If a foreign main proceeding is recognized
22	after recognition, or after the filing of a petition for
23	recognition, of a foreign nonmain proceeding, any re-
24	lief in effect under section 619 or 621 shall be re-
25	viewed by the court and shall be modified or termi-

3 "(3) If, after recognition of a foreign nonmain
4 proceeding, another foreign nonmain proceeding is
5 recognized, the court shall grant, modify, or terminate
6 relief for the purpose of facilitating coordination of
7 the proceedings.

8 "§631. Presumption of insolvency based on recogni9 tion of a foreign main proceeding

"In the absence of evidence to the contrary, recognition
of a foreign main proceeding is for the purpose of commencing a proceeding under section 303, proof that the debtor
is generally not paying its debts.

14 "§632. Rule of payment in concurrent proceedings

15 "Without prejudice to secured claims or rights in rem, a creditor who has received payment with respect to its 16 claim in a foreign proceeding pursuant to a law relating 17 to insolvency may not receive a payment for the same claim 18 in a case under any other chapter of this title regarding 19 the debtor, so long as the payment to other creditors of the 20 21 same class is proportionately less than the payment the 22 creditor has already received.".

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3 (a) APPLICABILITY OF CHAPTERS.—Section 103 of
4 title 11, United States Code, is amended—

5 (1) in subsection (a), by inserting before the pe6 riod the following: "and this chapter, sections 307,
7 555 through 557, 559, and 560 apply in a case under
8 chapter 6"; and

9 (2) by adding at the end the following:

"(j) Chapter 6 applies only in a case under that chapter, except that section 605 applies to trustees and to any
other entity authorized by the court, including an examiner,
under chapters 7, 11, and 12, to debtors in possession under
chapters 11 and 12, and to debtors or trustees under chapters 9 and 13 who are authorized to act under section 605.".
(b) DEFINITIONS.—Section 101 of title 11, United

17 States Code, is amended by striking paragraphs (23) and18 (24) and inserting the following:

"(23) 'foreign proceeding' means a collective judicial or administrative proceeding in a foreign state,
including an interim proceeding, pursuant to a law
relating to insolvency in which proceeding the assets
and affairs of the debtor are subject to control or supervision by a foreign court, for the purpose of reorganization or liquidation;

1	"(24) 'foreign representative' means a person or
2	body, including a person or body appointed on an in-
3	terim basis, authorized in a foreign proceeding to ad-
4	minister the reorganization or the liquidation of the
5	debtor's assets or affairs or to act as a representative
6	of the foreign proceeding;".
7	(c) Amendments to Title 28, United States
8	Code.—
9	(1) Procedures.—Section 157(b)(2) of title 28,
10	United States Code, is amended—
11	(A) in subparagraph (N), by striking "and"
12	at the end;
13	(B) in subparagraph (O), by striking the
14	period at the end and inserting "; and"; and
15	(C) by adding at the end the following:
16	``(P) recognition of foreign proceedings and other
17	matters under chapter 6 of title 11.".
18	(2) BANKRUPTCY CASES AND PROCEEDINGS.—
19	Section 1334(c)(1) of title 28, United States Code, is
20	amended by striking "Nothing in" and inserting "Ex-
21	cept with respect to a case under chapter 6 of title 11,
22	nothing in".
23	(3) DUTIES OF TRUSTEES.—Section $586(a)(3)$ of
24	title 28, United States Code, is amended by inserting
25	"6," after "chapter".

TITLE VII—MISCELLANEOUS

2 SEC. 701. TECHNICAL AMENDMENTS.

1

3 Title 11 of the United States Code is amended— 4 (1) in section 109(b)(2) by striking "subsection 5 (c) or (d) of"; 6 (2) in section 541(b)(4) by adding "or" at the 7 end; and (3) in section 552(b)(1) by striking "product" 8 each place it appears and inserting "products". 9 10 SEC. 702. APPLICATION OF AMENDMENTS. The amendments made by this Act shall apply only 11 12 with respect to cases commenced under title 11 of the United States Code after the date of the enactment of this Act. 13

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