

TRUSTEE QUESTIONNAIRE

YOUR CASE NUMBER:

This completed form should be submitted to your Trustee at least 10 days before your Meeting of Creditors. For questions asking “yes” or “no,” please circle the answer that applies to you. IF YOU HAVE AN ATTORNEY, THEY SHOULD HELP YOU FILL THIS OUT AND THEY WILL SEND IT TO THE TRUSTEE.

Debtor #1

Debtor #2

- 1. Your name(s):
- 2. Address(s):
- 3. Phone number(s):
- 4. E-Mail Address(s):
- 5. (a) Please check one: I/We will be paying my/our Chapter 13 Plan payment by:
 - Automatic wage deduction from your employer
 - ePay
 - Mail in Payment

6. YES NO (a) Are you at present required to pay child support or spousal support, either for an ongoing obligation or for an obligation that would have ended by now if you had made all your payments on time? (If this is a joint case, whose obligation is this: DEBTOR #1 () OR DEBTOR #2 ()?)

(b) If “yes,” the amount of my support payment is \$ _____ per month. Of that amount, \$ _____ per month is to pay arrears of \$ _____.

(c) If “yes,” the name of the person to whom I owed support is _____, his/her full address is _____, and his/her phone number is _____.

YES NO (d) If “yes,” were you behind in your support payments as of the date your case was filed? If behind, the amount I was behind as of filing is \$ _____.

7. YES NO (a) Has your attorney advised you, or are you otherwise aware, that any of your debts are “non-dischargeable” in this bankruptcy case? (In other words if you don’t pay the debt in full in this case, you will have to finish paying it off after your case is over)

(b) If “yes,” please list each non-dischargeable debt: _____

8. YES NO Are you eligible to receive or be considered for a bonus in the course of your employment? If “yes,” explain: _____

9. YES NO (a) Is the amount your attorney is charging you in this case correctly set forth in your bankruptcy schedules?
- YES NO (b) Do you understand that your attorney cannot increase his/her fee unless the Bankruptcy Court approves any additional fees?
10. YES NO (a) Do you understand that while you are in Chapter 13 you cannot sell, transfer, refinance, or place a lien against any real estate (house or land) that you own without first obtaining an order of approval from the Court?
- YES NO (b) Do you understand that while you are in Chapter 13 you cannot borrow additional money in an amount totaling more than \$15,000 (including interest; for example, if you borrow \$14,000 to buy a car but will end up paying a total of \$15,750 over the life of the loan)? If you wish to borrow more than \$15,000 total, you must seek approval from your Bankruptcy Judge?
11. YES NO (a) Did your attorney, or someone from your attorney's office, assist you in filling out this questionnaire? (If you do not have an attorney, write "N/A")

I declare under penalty of perjury that I have read the answers contained in the above Trustee's Questionnaire and that they are true and correct as of this date.

Signed Debtor #1: _____ Date: _____

Signed Debtor #2: _____ Date: _____

I understand that the penalty for making a false statement or concealing property is a fine of up to \$500,000.00 or imprisonment for up to 5 years or both (18 U.S.C. § 152 and 3571).