AUTOMATIC ADJUSTMENT OF CERTAIN DOLLAR AMOUNTS IN THE BANKRUPTCY CODE AND OFFICIAL BANKRUPTCY FORMS

On April 1, 2019, automatic adjustments to the dollar amounts stated in various provisions of the Bankruptcy Code and one provision in Title 28 of the United States Code will become effective. The adjusted dollar amounts will apply to cases filed on or after April 1, 2019.

The relevant provisions governing the timing and calculation of the dollar amount adjustments are codified in 11 U.S.C. § 104(a). The adjusted dollar amounts will affect, among other matters:

- the eligibility of a debtor to file under chapters 12 and 13 of the Bankruptcy Code;
- the definition of a small business debtor;
- certain maximum values of property that a debtor may claim as exempt;
- the maximum amount of certain claims entitled to priority;
- the calculation of the "means test" for chapter 7 debtors;
- the duration of a chapter 13 plan;
- the minimum aggregate value of claims needed to commence an involuntary bankruptcy;
- · the minimum value for trustee avoidance actions; and
- the value of "luxury goods and services" deemed to be nondischargeable where the trustee may commence certain proceedings to recover a money judgment or property.

Nine forms contain references to several of the affected dollar amounts.

- Official Form 106C, Schedule C: The Property You Claim as Exempt;
- Official Form 107, Statement of Financial Affairs for Individuals Filing for Bankruptcy;
- Official Form 122A-2, Chapter 7 Means Test Calculation;
- Official Form 122C-2, Chapter 13 Calculation of Your Disposable Income;
- Official Form 201, Voluntary Petition for Non-Individuals Filing for Bankruptcy;
- Official Form 207, Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy;
- Official Form 410, Proof of Claim;
- Director's Form 2000, Required Lists, Schedules, Statements, and Fees; and
- Director's Form 2830, Chapter 13 Debtor's Certification Regarding Domestic Support Obligations and Section 522(q).

The revised forms will be effective on April 1, 2019, and will apply to cases filed on or after that date. The revised forms incorporating the changes have been posted to the Judiciary's website under Pending Changes in the Bankruptcy Forms page. Once effective, the revised forms will be available on the Bankruptcy Forms page.

A chart showing the affected code sections and dollar adjustments is attached.

Affected Sections of Title 28 U.S.C. and the	Dollar Amount	New (Adjusted)
Bankruptcy Code	to be Adjusted	Dollar Amount ¹
28 U.S.C.	to be riajusted	Donar ranount
Section 1409(b) - a trustee may commence a		
proceeding arising in or related to a case to recover		
proceeding unising in or related to a case to recover		
(1) - money judgment of or property worth		
less than	\$1,300	\$1,375
1400 41441	41,500	41,576
(2) - a consumer debt less than		
()	\$19,250	\$20,450
(3) - a non consumer debt against a non	4-2,-0	4=1,101
insider less than	\$12,850	\$13,650
11 U.S.C.	, , , , , , , , , , , , , , , , , , ,	4 - 5 , 5 5 5
Section 101(3) - definition of assisted person	\$192,450	\$204,425
Section 101(18) - definition of family farmer	\$4,153,150 (each	\$4,411,400 (each
(1)	time it appears)	time it appears)
Section 101(19A) - definition of family fisherman	\$1,924,550 (each	\$2,044,225 (each
	time it appears)	time it appears)
Section 101(51D) - definition of small business	\$2,566,050 (each	\$2,725,625 (each
debtor	time it appears)	time it appears)
Section 109(e) - debt limits for individual filing	\$394,725 (each	\$419,275 (each
bankruptcy under chapter 13	time it appears)	time it appears)
	\$1,184,200 (each	\$1,257,850 (each
	time it appears)	time it appears)
Section 303(b) - minimum aggregate claims needed		
for the commencement of an involuntary chapter 7		
or 11 petition		
(1) - in paragraph (1)	\$15,775	\$16,750
(2) - in paragraph (2)	\$15,775	\$16,750
Section 507(a) - priority expenses and claims		
(1) - in paragraph (4)	\$12,850	\$13,650
(2) - in paragraph $(5)(B)(i)$	\$12,850	\$13,650
(0)	46.22.	0.5-2-
(3) - in paragraph (6)(B)	\$6,325	\$6,725
(4) : 1 (7)	#2 0.50	#2.02 <i>5</i>
(4) - in paragraph (7)	\$2,850	\$3,025

-

¹ The New (Adjusted) Dollar Amounts reflect a 6.218 percent increase, rounded to the nearest \$25.

Section 522(d) - value of property exemptions allowed to the debtor		
(1) - in paragraph (1)	\$23,675	\$25,150
(2) - in paragraph (2)	\$3,775	\$4,000
(3) - in paragraph (3)	\$600 \$12,625	\$625 \$13,400
(4) - in paragraph (4)	\$1,600	\$1,700
(5) - in paragraph (5)	\$1,250 \$11,850	\$1,325 \$12,575
(6) - in paragraph (6)	\$2,375	\$2,525
(7) - in paragraph (8)	\$12,625	\$13,400
(8) - in paragraph (11)(D)	\$23,675	\$25,150
Section 522(f)(3) - exception to lien avoidance under	\$6,425	\$6,825
certain state laws		
Section $522(f)(4)$ - items excluded from definition of	\$675 (each time it	\$725 (each time it
household goods for lien avoidance purposes	appears)	appears)
Section 522(n) - maximum aggregate value of assets	\$1,283,025	\$1,362,800
in individual retirement accounts exempted	¢1.60.275	¢170.250
Section 522(p) - qualified homestead exemption	\$160,375	\$170,350
Section 522(q) - state homestead exemption	\$160,375	\$170,350
Section 523(a)(2)(C) - exceptions to discharge (1) - in paragraph (i)(I) - consumer debts for luxury goods or services incurred < 90 days before filing owed to a single creditor in the	\$675	\$725
aggregate (2) - in paragraph (i)(II) - cash advances incurred < 70 days before filing in the aggregate	\$950	\$1,000

Coation 541(h) manager of the estate evaluations		
Section 541(b)- property of the estate exclusions		
(1) in noncomple $(F)(C)$ advantion ID A	¢6.425	¢ 6 025
(1) - in paragraph (5)(C) - education IRA	\$6,425	\$6,825
funds in the aggregate		
(2) in more graph $(6)(C)$ are nurshaged	¢6.425	¢6 925
(2) - in paragraph (6)(C) - pre-purchased	\$6,425	\$6,825
tuition credits in the aggregate		
(2) in noncomple (10)(C) qualified ADLE	¢6.425	¢ 6 025
(3) - in paragraph (10)(C) – qualified ABLE	\$6,425	\$6,825
program funds in the aggregate	¢(125	¢(025
Section 547(c)(9) - preferences, trustee may not	\$6,425	\$6,825
avoid a transfer if, in a case filed by a debtor whose		
debts are not primarily consumer debts, the		
aggregate value of property is less than		
Section 707(b) - dismissal of a chapter 7 case or		
conversion to chapter 11 or 13 (means test)		
(1) : 1 (2) (4) (2) (7)	Φ7.700	Φ0.177
(1) - in paragraph $(2)(A)(i)(I)$	\$7,700	\$8,175
(2) : 1 (2)(A)(:)(II)	Φ1 2 050	Φ12.650
(2) - in paragraph (2)(A)(i)(II)	\$12,850	\$13,650
(2) :	¢1.025	¢2.050
(3) - in paragraph (2)(A)(ii)(IV)	\$1,925	\$2,050
(A) in none annuly (2)(D)(ix)(I)	¢7.700	¢0 175
(4) - in paragraph (2)(B)(iv)(I)	\$7,700	\$8,175
(5) in none and (2)(D)(iv)(II)	¢12.050	¢12.650
(5) - in paragraph (2)(B)(iv)(II)	\$12,850	\$13,650
(6) in nove graph (5)(D)	¢1 200	¢1 275
(6) - in paragraph (5)(B)	\$1,300	\$1,375
(7) in normal (6)(6)	\$700	\$750
(7) - in paragraph $(6)(C)$	\$700	\$730
(8) in paragraph (7)(A)(iii)	\$700	\$750
(8) - in paragraph (7)(A)(iii) Section 1322(d) contents of chapter 13 plan		\$750 (each time it
Section 1322(d) - contents of chapter 13 plan, monthly income	\$700 (each time it	`
	appears)	appears)
Section 1325(b) - chapter 13 confirmation of plan,	\$700 (each time it	\$750 (each time it
disposable income Section 1226(b)(2) payments to former about a 7	appears)	appears)
Section 1326(b)(3) - payments to former chapter 7	\$25	\$25
trustee		