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

On **April 1, 2022**, 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, 2022**.

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

- the eligibility to file a case under chapters 12 and 13 of the Bankruptcy Code;
- the definition of a small business debtor;
- the maximum values of certain property that a debtor may claim as exempt;
- the maximum amounts of certain claims entitled to priority;
- the calculation of the "means test" for chapter 7 debtors;
- the duration of certain chapter 13 plans;
- the minimum aggregate value of claims needed to commence an involuntary bankruptcy case;
- the minimum value for certain preference actions;
- the value of consumer debts for luxury goods and services presumed to be nondischargeable; and
- where the trustee may commence certain proceedings

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 Certifications Regarding Domestic Support Obligations and Section 522(q).

The revised forms will be effective on **April 1, 2022**, and they 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 <u>Pending</u> <u>Changes in the Bankruptcy Forms</u> page. Once effective, the revised forms will be available on the <u>Bankruptcy Forms</u> page.

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

Dollar Amount	New (Adjusted)
to be Adjusted	Dollar Amount ¹
· · · · · ·	
\$1,375	\$1,525
\$20,450	\$22,700
\$25,000	\$27,750
1 .	
	\$226,850
	\$11,097,350
· ·	(each time it
** /	appears)
	\$2,268,550 (each
	time it appears)
	\$3,024,725 (each
	time it appears)
	\$465,275 (each
time it appears)	time it appears)
ф1 ОС 7 ОСО (1	Ф1 20 <i>5 075 (</i> 1
	\$1,395,875 (each
	time it appears)
	\$18,600 (each
time it appears)	time it appears)
\$12.650	¢15 150
\$15,030	\$15,150
\$13.650	\$15,150
\$15,050	\$13,130
\$6 725	\$7,475
φ0,723	\$7,473
\$3,025	\$3,350
	to be Adjusted \$1,375

¹ The New (Adjusted) Dollar Amounts reflect a 10.97347880254584 percent increase, rounded to the nearest \$25.

(1) - in paragraph (1) $\$25,150$ $\$27,900$ (2) - in paragraph (2) $\$4,000$ $\$4,450$ (3) - in paragraph (3) $\$625$ $\$700$ (4) - in paragraph (4) $\$1,700$ $\$1,875$ (5) - in paragraph (5) $\$1,325$ $\$1,475$ (6) - in paragraph (6) $\$2,525$ $\$2,800$ (7) - in paragraph (8) $\$13,400$ $\$14,875$ (8) - in paragraph (11)(D) $\$25,150$ $$22,900$ Section $522(f)(3)$ - exception to lien avoidance $\$6,825$ $\$7,575$ under certain state laws $\$22,150$ $\$22,900$ Section $522(f)(4)$ - items excluded from definition of household goods for lien avoidance purposes $\$1,362,800$ $\$1,512,350$ Section $522(f)$ - state homestead exemption, limit for interest acquired ≤ 1215 days before filing $\$170,350$ $\$189,050$ Section $522(a) - state homestead exemption, limitunder particular circumstances\$725\$800Section 523(a)(2)(C) - exceptions to discharge –presumption of nondischargeability\$1,000\$1,100(1) - in paragraph (i)(II) - consumer debtsfor luxury goods or services incurred \le 90days before filing\$1,000\$1,100advances obtained \le 70 days before filing,in the aggregate\$1,000\$1,100Section 524(10)- certain property of the estateexclusion limits\$7,575 (cachtime it appears)$	Section 522(d) - value of property exemptions allowed to the debtor		
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	advances obtained \leq 70 days before filing,	\$1,000	\$1,100
	Section 541(b)- certain property of the estate	\$6,825 (each	\$7,575 (each
	exclusion limits	time it appears)	time it appears)

Section 547(c)(9) – minimum preference avoidance value in cases with primarily non- consumer debts	\$6,825	\$7,575
Section 707(b) - dismissal of a chapter 7 case or conversion to chapter 11 or 13 (means test)		
(1) - in paragraph (2)(A)(i)(I)	\$8,175	\$9,075
(2) - in paragraph (2)(A)(i)(II)	\$13,650	\$15,150
(3) - in paragraph (2)(A)(ii)(IV)	\$2,050	\$2,275
(4) - in paragraph (2)(B)(iv)(I)	\$8,175	\$9,075
(5) - in paragraph (2)(B)(iv)(II)	\$13,650	\$15,150
(6) - in paragraph (5)(B)	\$1,375	\$1,525
(7) - in paragraph (6)(C)	\$750	\$825
(8) - in paragraph (7)(A)(iii)	\$750	\$825
Section 1322(d) - length of chapter 13 plan,	\$750 (each time	\$825 (each time
current monthly income, 4+ household	it appears)	it appears)
Section 1325(b) - confirmation of chapter 13 plan,	\$750 (each time	\$825 (each time
current monthly income, 4+ household	it appears)	it appears)
Section 1326(b)(3) - payments to former chapter 7	\$25	\$25
trustee		