108TH CONGRESS 1ST SESSION H.R.975

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

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 27, 2003

Mr. SENSENBRENNER (for himself, Mr. BOUCHER, Mr. CANNON, Mr. AN-DREWS, Mr. BACHUS, Mr. CASTLE, Mr. CHABOT, Mr. COBLE, Mr. CRAMER, Mr. CROWLEY, Mr. DOOLEY of California, Mr. DREIER, Mr. ENGLISH, Mr. FEENEY, Mr. FLAKE, Mr. FOLEY, Mr. GOODLATTE, Ms. HART, Mr. ISSA, Mr. KELLER, Mr. KENNEDY of Minnesota, Mr. KING of Iowa, Mr. Lucas of Kentucky, Mr. MENENDEZ, Mrs. Myrick, Mr. NEY, Mr. OXLEY, Mr. PENCE, Mr. PITTS, Ms. PRYCE of Ohio, Mr. ROTHMAN, Mr. ROYCE, Mr. RYUN of Kansas, Mr. SESSIONS, Mr. SMITH of Washington, Mr. SMITH of Michigan, Mr. TAUZIN, Mr. TERRY, Mr. TIBERI, Mr. TOOMEY, Mr. FROST, Mrs. BIGGERT, Mr. REYNOLDS, Mrs. NORTHUP, Mr. LATOURETTE, Mrs. TAUSCHER, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. GIBBONS, Mr. BLUNT, Mr. SIMPSON, and Mr. KINGSTON) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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,

SECTION 1. SHORT TITLE; REFERENCES; TABLE OF CON TENTS. (a) SHORT TITLE.—This Act may be cited as the "Bankruptcy Abuse Prevention and Consumer Protection Act of 2003".

6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; references; table of contents.

TITLE I—NEEDS-BASED BANKRUPTCY

- Sec. 101. Conversion.
- Sec. 102. Dismissal or conversion.
- Sec. 103. Sense of Congress and study.
- Sec. 104. Notice of alternatives.
- Sec. 105. Debtor financial management training test program.
- Sec. 106. Credit counseling.
- Sec. 107. Schedules of reasonable and necessary expenses.

TITLE II—ENHANCED CONSUMER PROTECTION

Subtitle A—Penalties for Abusive Creditor Practices

- Sec. 201. Promotion of alternative dispute resolution.
- Sec. 202. Effect of discharge.
- Sec. 203. Discouraging abuse of reaffirmation practices.
- Sec. 204. Preservation of claims and defenses upon sale of predatory loans.
- Sec. 205. GAO study and report on reaffirmation process.

Subtitle B—Priority Child Support

- Sec. 211. Definition of domestic support obligation.
- Sec. 212. Priorities for claims for domestic support obligations.
- Sec. 213. Requirements to obtain confirmation and discharge in cases involving domestic support obligations.
- Sec. 214. Exceptions to automatic stay in domestic support obligation proceedings.
- Sec. 215. Nondischargeability of certain debts for alimony, maintenance, and support.
- Sec. 216. Continued liability of property.
- Sec. 217. Protection of domestic support claims against preferential transfer motions.
- Sec. 218. Disposable income defined.
- Sec. 219. Collection of child support.
- Sec. 220. Nondischargeability of certain educational benefits and loans.

Subtitle C—Other Consumer Protections

- Sec. 221. Amendments to discourage abusive bankruptcy filings.
- Sec. 222. Sense of Congress.

- Sec. 223. Additional amendments to title 11, United States Code.
- Sec. 224. Protection of retirement savings in bankruptcy.
- Sec. 225. Protection of education savings in bankruptcy.
- Sec. 226. Definitions.
- Sec. 227. Restrictions on debt relief agencies.
- Sec. 228. Disclosures.
- Sec. 229. Requirements for debt relief agencies.
- Sec. 230. GAO study.
- Sec. 231. Protection of personally identifiable information.
- Sec. 232. Consumer privacy ombudsman.
- Sec. 233. Prohibition on disclosure of name of minor children.

TITLE III—DISCOURAGING BANKRUPTCY ABUSE

- Sec. 301. Reinforcement of the fresh start.
- Sec. 302. Discouraging bad faith repeat filings.
- Sec. 303. Curbing abusive filings.
- Sec. 304. Debtor retention of personal property security.
- Sec. 305. Relief from the automatic stay when the debtor does not complete intended surrender of consumer debt collateral.
- Sec. 306. Giving secured creditors fair treatment in chapter 13.
- Sec. 307. Domiciliary requirements for exemptions.
- Sec. 308. Reduction of homestead exemption for fraud.
- Sec. 309. Protecting secured creditors in chapter 13 cases.
- Sec. 310. Limitation on luxury goods.
- Sec. 311. Automatic stay.
- Sec. 312. Extension of period between bankruptcy discharges.
- Sec. 313. Definition of household goods and antiques.
- Sec. 314. Debt incurred to pay nondischargeable debts.
- Sec. 315. Giving creditors fair notice in chapters 7 and 13 cases.
- Sec. 316. Dismissal for failure to timely file schedules or provide required information.
- Sec. 317. Adequate time to prepare for hearing on confirmation of the plan.
- Sec. 318. Chapter 13 plans to have a 5-year duration in certain cases.
- Sec. 319. Sense of Congress regarding expansion of rule 9011 of the Federal Rules of Bankruptcy Procedure.
- Sec. 320. Prompt relief from stay in individual cases.
- Sec. 321. Chapter 11 cases filed by individuals.
- Sec. 322. Limitations on homestead exemption.
- Sec. 323. Excluding employee benefit plan participant contributions and other property from the estate.
- Sec. 324. Exclusive jurisdiction in matters involving bankruptcy professionals.
- Sec. 325. United States trustee program filing fee increase.
- Sec. 326. Sharing of compensation.
- Sec. 327. Fair valuation of collateral.
- Sec. 328. Defaults based on nonmonetary obligations.
- Sec. 329. Clarification of postpetition wages and benefits.
- Sec. 330 Delay of discharge during pendency of certain proceedings.

TITLE IV—GENERAL AND SMALL BUSINESS BANKRUPTCY PROVISIONS

Subtitle A—General Business Bankruptcy Provisions

- Sec. 401. Adequate protection for investors.
- Sec. 402. Meetings of creditors and equity security holders.

- Sec. 403. Protection of refinance of security interest.
- Sec. 404. Executory contracts and unexpired leases.
- Sec. 405. Creditors and equity security holders committees.
- Sec. 406. Amendment to section 546 of title 11, United States Code.
- Sec. 407. Amendments to section 330(a) of title 11, United States Code.
- Sec. 408. Postpetition disclosure and solicitation.
- Sec. 409. Preferences.
- Sec. 410. Venue of certain proceedings.
- Sec. 411. Period for filing plan under chapter 11.
- Sec. 412. Fees arising from certain ownership interests.
- Sec. 413. Creditor representation at first meeting of creditors.
- Sec. 414. Definition of disinterested person.
- Sec. 415. Factors for compensation of professional persons.
- Sec. 416. Appointment of elected trustee.
- Sec. 417. Utility service.
- Sec. 418. Bankruptcy fees.
- Sec. 419. More complete information regarding assets of the estate.

Subtitle B—Small Business Bankruptcy Provisions

- Sec. 431. Flexible rules for disclosure statement and plan.
- Sec. 432. Definitions.
- Sec. 433. Standard form disclosure statement and plan.
- Sec. 434. Uniform national reporting requirements.
- Sec. 435. Uniform reporting rules and forms for small business cases.
- Sec. 436. Duties in small business cases.
- Sec. 437. Plan filing and confirmation deadlines.
- Sec. 438. Plan confirmation deadline.
- Sec. 439. Duties of the United States trustee.
- Sec. 440. Scheduling conferences.
- Sec. 441. Serial filer provisions.
- Sec. 442. Expanded grounds for dismissal or conversion and appointment of trustee.
- Sec. 443. Study of operation of title 11, United States Code, with respect to small businesses.
- Sec. 444. Payment of interest.
- Sec. 445. Priority for administrative expenses.
- Sec. 446. Duties with respect to a debtor who is a plan administrator of an employee benefit plan.
- Sec. 447. Appointment of committee of retired employees.

TITLE V—MUNICIPAL BANKRUPTCY PROVISIONS

- Sec. 501. Petition and proceedings related to petition.
- Sec. 502. Applicability of other sections to chapter 9.

TITLE VI—BANKRUPTCY DATA

- Sec. 601. Improved bankruptcy statistics.
- Sec. 602. Uniform rules for the collection of bankruptcy data.
- Sec. 603. Audit procedures.
- Sec. 604. Sense of Congress regarding availability of bankruptcy data.

TITLE VII—BANKRUPTCY TAX PROVISIONS

- Sec. 701. Treatment of certain liens.
- Sec. 702. Treatment of fuel tax claims.

- Sec. 703. Notice of request for a determination of taxes.
- Sec. 704. Rate of interest on tax claims.
- Sec. 705. Priority of tax claims.
- Sec. 706. Priority property taxes incurred.
- Sec. 707. No discharge of fraudulent taxes in chapter 13.
- Sec. 708. No discharge of fraudulent taxes in chapter 11.
- Sec. 709. Stay of tax proceedings limited to prepetition taxes.
- Sec. 710. Periodic payment of taxes in chapter 11 cases.
- Sec. 711. Avoidance of statutory tax liens prohibited.
- Sec. 712. Payment of taxes in the conduct of business.
- Sec. 713. Tardily filed priority tax claims.
- Sec. 714. Income tax returns prepared by tax authorities.
- Sec. 715. Discharge of the estate's liability for unpaid taxes.
- Sec. 716. Requirement to file tax returns to confirm chapter 13 plans.
- Sec. 717. Standards for tax disclosure.
- Sec. 718. Setoff of tax refunds.
- Sec. 719. Special provisions related to the treatment of State and local taxes.
- Sec. 720. Dismissal for failure to timely file tax returns.

TITLE VIII—ANCILLARY AND OTHER CROSS-BORDER CASES

- Sec. 801. Amendment to add chapter 15 to title 11, United States Code.
- Sec. 802. Other amendments to titles 11 and 28, United States Code.

TITLE IX—FINANCIAL CONTRACT PROVISIONS

- Sec. 901. Treatment of certain agreements by conservators or receivers of insured depository institutions.
- Sec. 902. Authority of the corporation with respect to failed and failing institutions.
- Sec. 903. Amendments relating to transfers of qualified financial contracts.
- Sec. 904. Amendments relating to disaffirmance or repudiation of qualified financial contracts.
- Sec. 905. Clarifying amendment relating to master agreements.
- Sec. 906. Federal Deposit Insurance Corporation Improvement Act of 1991.
- Sec. 907. Bankruptcy law amendments.
- Sec. 908. Recordkeeping requirements.
- Sec. 909. Exemptions from contemporaneous execution requirement.
- Sec. 910. Damage measure.
- Sec. 911. SIPC stay.

TITLE X—PROTECTION OF FAMILY FARMERS AND FAMILY FISHERMEN

- Sec. 1001. Permanent reenactment of chapter 12.
- Sec. 1002. Debt limit increase.
- Sec. 1003. Certain claims owed to governmental units.
- Sec. 1004. Definition of family farmer.
- Sec. 1005. Elimination of requirement that family farmer and spouse receive over 50 percent of income from farming operation in year prior to bankruptey.
- Sec. 1006. Prohibition of retroactive assessment of disposable income.
- Sec. 1007. Family fishermen.

TITLE XI—HEALTH CARE AND EMPLOYEE BENEFITS

Sec. 1101. Definitions.

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- Sec. 1102. Disposal of patient records.
- Sec. 1103. Administrative expense claim for costs of closing a health care business and other administrative expenses.
- Sec. 1104. Appointment of ombudsman to act as patient advocate.
- Sec. 1105. Debtor in possession; duty of trustee to transfer patients.
- Sec. 1106. Exclusion from program participation not subject to automatic stay.

TITLE XII—TECHNICAL AMENDMENTS

- Sec. 1201. Definitions.
- Sec. 1202. Adjustment of dollar amounts.
- Sec. 1203. Extension of time.
- Sec. 1204. Technical amendments.
- Sec. 1205. Penalty for persons who negligently or fraudulently prepare bankruptcy petitions.
- Sec. 1206. Limitation on compensation of professional persons.
- Sec. 1207. Effect of conversion.
- Sec. 1208. Allowance of administrative expenses.
- Sec. 1209. Exceptions to discharge.
- Sec. 1210. Effect of discharge.
- Sec. 1211. Protection against discriminatory treatment.
- Sec. 1212. Property of the estate.
- Sec. 1213. Preferences.
- Sec. 1214. Postpetition transactions.
- Sec. 1215. Disposition of property of the estate.
- Sec. 1216. General provisions.
- Sec. 1217. Abandonment of railroad line.
- Sec. 1218. Contents of plan.
- Sec. 1219. Bankruptcy cases and proceedings.
- Sec. 1220. Knowing disregard of bankruptcy law or rule.
- Sec. 1221. Transfers made by nonprofit charitable corporations.
- Sec. 1222. Protection of valid purchase money security interests.
- Sec. 1223. Bankruptcy judgeships.
- Sec. 1224. Compensating trustees.
- Sec. 1225. Amendment to section 362 of title 11, United States Code.
- Sec. 1226. Judicial education.
- Sec. 1227. Reclamation.
- Sec. 1228. Providing requested tax documents to the court.
- Sec. 1229. Encouraging creditworthiness.
- Sec. 1230. Property no longer subject to redemption.
- Sec. 1231. Trustees.
- Sec. 1232. Bankruptcy forms.
- Sec. 1233. Direct appeals of bankruptcy matters to courts of appeals.
- Sec. 1234. Involuntary cases.
- Sec. 1235. Federal election law fines and penalties as nondischargeable debt.

TITLE XIII—CONSUMER CREDIT DISCLOSURE

- Sec. 1301. Enhanced disclosures under an open end credit plan.
- Sec. 1302. Enhanced disclosure for credit extensions secured by a dwelling.
- Sec. 1303. Disclosures related to "introductory rates".
- Sec. 1304. Internet-based credit card solicitations.
- Sec. 1305. Disclosures related to late payment deadlines and penalties.
- Sec. 1306. Prohibition on certain actions for failure to incur finance charges.
- Sec. 1307. Dual use debit card.

Sec. 1309. Clarification of clear and conspicuous.

TITLE XIV—GENERAL EFFECTIVE DATE; APPLICATION OF AMENDMENTS

Sec. 1401. Effective date; application of amendments.

TITLE I—NEEDS-BASED BANKRUPTCY

3 SEC. 101. CONVERSION.

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4 Section 706(c) of title 11, United States Code, is 5 amended by inserting "or consents to" after "requests".

6 SEC. 102. DISMISSAL OR CONVERSION.

7 (a) IN GENERAL.—Section 707 of title 11, United
8 States Code, is amended—

9 (1) by striking the section heading and insert-10 ing the following:

11 "§707. Dismissal of a case or conversion to a case

- 12 under chapter 11 or 13";
- 13 and
- 14 (2) in subsection (b)—
- 15 (A) by inserting "(1)" after "(b)";
- 16 (B) in paragraph (1), as so redesignated
- 17 by subparagraph (A) of this paragraph—
- 18 (i) in the first sentence—
- (I) by striking "but not at the re-quest or suggestion of" and inserting

8

| "trustee, bankruptcy administrator, |
|---|
| or"; |
| (II) by inserting ", or, with the |
| debtor's consent, convert such a case |
| to a case under chapter 11 or 13 of |
| this title," after "consumer debts"; |
| and |
| (III) by striking "a substantial |
| abuse" and inserting "an abuse"; and |
| (ii) by striking the next to last sen- |
| tence; and |
| (C) by adding at the end the following: |
| ((2)(A)(i) In considering under paragraph (1) wheth- |
| er the granting of relief would be an abuse of the provi- |
| sions of this chapter, the court shall presume abuse exists |
| if the debtor's current monthly income reduced by the |
| amounts determined under clauses (ii), (iii), and (iv), and |
| multiplied by 60 is not less than the lesser of— |
| "(I) 25 percent of the debtor's nonpriority un- |
| secured claims in the case, or \$6,000, whichever is |
| greater; or |
| "(II) \$10,000. |
| "(ii)(I) The debtor's monthly expenses shall be the |
| debtor's applicable monthly expense amounts specified |
| under the National Standards and Local Standards, and |
| |

the debtor's actual monthly expenses for the categories 1 2 specified as Other Necessary Expenses issued by the In-3 ternal Revenue Service for the area in which the debtor 4 resides, as in effect on the date of the entry of the order 5 for relief, for the debtor, the dependents of the debtor, 6 and the spouse of the debtor in a joint case, if the spouse 7 is not otherwise a dependent. Notwithstanding any other 8 provision of this clause, the monthly expenses of the debt-9 or shall not include any payments for debts. In addition, 10 the debtor's monthly expenses shall include the debtor's 11 reasonably necessary expenses incurred to maintain the 12 safety of the debtor and the family of the debtor from fam-13 ily violence as identified under section 309 of the Family Violence Prevention and Services Act, or other applicable 14 15 Federal law. The expenses included in the debtor's monthly expenses described in the preceding sentence shall be 16 kept confidential by the court. In addition, if it is dem-17 onstrated that it is reasonable and necessary, the debtor's 18 19 monthly expenses may also include an additional allowance for food and clothing of up to 5 percent of the food and 2021 clothing categories as specified by the National Standards 22 issued by the Internal Revenue Service.

23 "(II) In addition, the debtor's monthly expenses may
24 include, if applicable, the continuation of actual expenses
25 paid by the debtor that are reasonable and necessary for

1 care and support of an elderly, chronically ill, or disabled
2 household member or member of the debtor's immediate
3 family (including parents, grandparents, siblings, children,
4 and grandchildren of the debtor, the dependents of the
5 debtor, and the spouse of the debtor in a joint case who
6 is not a dependent) and who is unable to pay for such
7 reasonable and necessary expenses.

8 "(III) In addition, for a debtor eligible for chapter 9 13, the debtor's monthly expenses may include the actual 10 administrative expenses of administering a chapter 13 11 plan for the district in which the debtor resides, up to an 12 amount of 10 percent of the projected plan payments, as 13 determined under schedules issued by the Executive Office 14 for United States Trustees.

15 "(IV) In addition, the debtor's monthly expenses may include the actual expenses for each dependent child less 16 17 than 18 years of age, not to exceed \$1,500 per year per 18 child, to attend a private or public elementary or sec-19 ondary school if the debtor provides documentation of such 20expenses and a detailed explanation of why such expenses 21 are reasonable and necessary, and why such expenses are 22 not already accounted for in the National Standards, 23 Local Standards, or Other Necessary Expenses referred 24 to in subclause (I)

1 "(V) In addition, the debtor's monthly expenses may 2 include an allowance for housing and utilities, in excess 3 of the allowance specified by the Local Standards for 4 housing and utilities issued by the Internal Revenue Serv-5 ice, based on the actual expenses for home energy costs if the debtor provides documentation of such actual ex-6 7 penses and demonstrates that such actual expenses are 8 reasonable and necessary.

9 "(iii) The debtor's average monthly payments on ac-10 count of secured debts shall be calculated as the sum of— 11 "(I) the total of all amounts scheduled as con-12 tractually due to secured creditors in each month of 13 the 60 months following the date of the petition; and "(II) any additional payments to secured credi-14 15 tors necessary for the debtor, in filing a plan under 16 chapter 13 of this title, to maintain possession of the 17 debtor's primary residence, motor vehicle, or other 18 property necessary for the support of the debtor and 19 the debtor's dependents, that serves as collateral for 20 secured debts;

21 divided by 60.

"(iv) The debtor's expenses for payment of all priority claims (including priority child support and alimony
claims) shall be calculated as the total amount of debts
entitled to priority, divided by 60.

"(B)(i) In any proceeding brought under this sub section, the presumption of abuse may only be rebutted
 by demonstrating special circumstances that justify addi tional expenses or adjustments of current monthly income
 for which there is no reasonable alternative.

6 "(ii) In order to establish special circumstances, the
7 debtor shall be required to itemize each additional expense
8 or adjustment of income and to provide—

9 "(I) documentation for such expense or adjust-10 ment to income; and

"(II) a detailed explanation of the special circumstances that make such expenses or adjustment
to income necessary and reasonable.

14 "(iii) The debtor shall attest under oath to the accu-15 racy of any information provided to demonstrate that additional expenses or adjustments to income are required. 16 17 "(iv) The presumption of abuse may only be rebutted if the additional expenses or adjustments to income re-18 ferred to in clause (i) cause the product of the debtor's 19 20 current monthly income reduced by the amounts deter-21 mined under clauses (ii), (iii), and (iv) of subparagraph 22 (A) when multiplied by 60 to be less than the lesser of— 23 "(I) 25 percent of the debtor's nonpriority un-24 secured claims, or \$6,000, whichever is greater; or

25 "(II) \$10,000.

1 "(C) As part of the schedule of current income and 2 expenditures required under section 521, the debtor shall 3 include a statement of the debtor's current monthly in-4 come, and the calculations that determine whether a pre-5 sumption arises under subparagraph (A)(i), that shows 6 how each such amount is calculated.

7 "(3) In considering under paragraph (1) whether the
8 granting of relief would be an abuse of the provisions of
9 this chapter in a case in which the presumption in sub10 paragraph (A)(i) of such paragraph does not apply or has
11 been rebutted, the court shall consider—

12 "(A) whether the debtor filed the petition in13 bad faith; or

14 "(B) the totality of the circumstances (includ-15 ing whether the debtor seeks to reject a personal 16 services contract and the financial need for such re-17 jection as sought by the debtor) of the debtor's fi-18 nancial situation demonstrates abuse.

19 "(4)(A) The court, on its own initiative or on the mo-20 tion of a party in interest, in accordance with the proce-21 dures described in rule 9011 of the Federal Rules of 22 Bankruptcy Procedure, may order the attorney for the 23 debtor to reimburse the trustee for all reasonable costs 24 in prosecuting a motion filed under section 707(b), includ-25 ing reasonable attorneys' fees, if—

| 1 | "(i) a trustee files a motion for dismissal or |
|--|--|
| 2 | conversion under this subsection; and |
| 3 | "(ii) the court— |
| 4 | "(I) grants such motion; and |
| 5 | $((\Pi)$ finds that the action of the attorney |
| 6 | for the debtor in filing under this chapter vio- |
| 7 | lated rule 9011 of the Federal Rules of Bank- |
| 8 | ruptcy Procedure. |
| 9 | "(B) If the court finds that the attorney for the debt- |
| 10 | or violated rule 9011 of the Federal Rules of Bankruptcy |
| 11 | Procedure, the court, on its own initiative or on the motion |
| 12 | of a party in interest, in accordance with such procedures, |
| | |
| 13 | may order— |
| 13 14 | may order— "(i) the assessment of an appropriate civil pen- |
| | |
| 14 | "(i) the assessment of an appropriate civil pen- |
| 14 15 | "(i) the assessment of an appropriate civil pen- alty against the attorney for the debtor; and |
| 14 15 16 | "(i) the assessment of an appropriate civil pen- alty against the attorney for the debtor; and "(ii) the payment of such civil penalty to the |
| 14 15 16 17 | "(i) the assessment of an appropriate civil pen- alty against the attorney for the debtor; and"(ii) the payment of such civil penalty to the trustee, the United States trustee, or the bankruptcy |
| 14 15 16 17 18 | "(i) the assessment of an appropriate civil pen- alty against the attorney for the debtor; and "(ii) the payment of such civil penalty to the trustee, the United States trustee, or the bankruptcy administrator. |
| 14 15 16 17 18 19 | "(i) the assessment of an appropriate civil penalty against the attorney for the debtor; and "(ii) the payment of such civil penalty to the trustee, the United States trustee, or the bankruptcy administrator. "(C) In the case of a petition, pleading, or written |
| 14 15 16 17 18 19 20 | "(i) the assessment of an appropriate civil penalty against the attorney for the debtor; and "(ii) the payment of such civil penalty to the trustee, the United States trustee, or the bankruptcy administrator. "(C) In the case of a petition, pleading, or written motion, the signature of an attorney shall constitute a cer- |
| 14 15 16 17 18 19 20 21 | "(i) the assessment of an appropriate civil penalty against the attorney for the debtor; and "(ii) the payment of such civil penalty to the trustee, the United States trustee, or the bankruptcy administrator. "(C) In the case of a petition, pleading, or written motion, the signature of an attorney shall constitute a certification that the attorney has— |

"(ii) determined that the petition, pleading, or
 written motion—

3 "(I) is well grounded in fact; and
4 "(II) is warranted by existing law or a
5 good faith argument for the extension, modi6 fication, or reversal of existing law and does not
7 constitute an abuse under paragraph (1).

8 "(D) The signature of an attorney on the petition 9 shall constitute a certification that the attorney has no 10 knowledge after an inquiry that the information in the 11 schedules filed with such petition is incorrect.

((5)(A) Except as provided in subparagraph (B) and 12 13 subject to paragraph (6), the court, on its own initiative or on the motion of a party in interest, in accordance with 14 15 the procedures described in rule 9011 of the Federal Rules of Bankruptcy Procedure, may award a debtor all reason-16 17 able costs (including reasonable attorneys' fees) in con-18 testing a motion filed by a party in interest (other than 19 a trustee, United States trustee, or bankruptcy administrator) under this subsection if— 20

21 "(i) the court does not grant the motion; and
22 "(ii) the court finds that—

23 "(I) the position of the party that filed the
24 motion violated rule 9011 of the Federal Rules
25 of Bankruptcy Procedure; or

| 1 | "(II) the attorney (if any) who filed the |
|----|--|
| 2 | motion did not comply with the requirements of |
| 3 | clauses (i) and (ii) of paragraph (4)(C), and the |
| 4 | motion was made solely for the purpose of co- |
| 5 | ercing a debtor into waiving a right guaranteed |
| 6 | to the debtor under this title. |
| 7 | "(B) A small business that has a claim of an aggre- |
| 8 | gate amount less than \$1,000 shall not be subject to sub- |
| 9 | paragraph (A)(ii)(I). |
| 10 | "(C) For purposes of this paragraph— |
| 11 | "(i) the term 'small business' means an unin- |
| 12 | corporated business, partnership, corporation, asso- |
| 13 | ciation, or organization that— |
| 14 | "(I) has fewer than 25 full-time employees |
| 15 | as determined on the date on which the motion |
| 16 | is filed; and |
| 17 | "(II) is engaged in commercial or business |
| 18 | activity; and |
| 19 | "(ii) the number of employees of a wholly |
| 20 | owned subsidiary of a corporation includes the em- |
| 21 | ployees of— |
| 22 | "(I) a parent corporation; and |
| 23 | "(II) any other subsidiary corporation of |
| 24 | the parent corporation. |
| | |

1 "(6) Only the judge, United States trustee, or bank-2 ruptcy administrator may file a motion under section 3 707(b), if the current monthly income of the debtor, or 4 in a joint case, the debtor and the debtor's spouse, as of 5 the date of the order for relief, when multiplied by 12, 6 is equal to or less than—

7 "(A) in the case of a debtor in a household of
8 1 person, the median family income of the applicable
9 State for 1 earner;

"(B) in the case of a debtor in a household of
2, 3, or 4 individuals, the highest median family income of the applicable State for a family of the same
number or fewer individuals; or

"(C) in the case of a debtor in a household exceeding 4 individuals, the highest median family income of the applicable State for a family of 4 or
fewer individuals, plus \$525 per month for each individual in excess of 4.

"(7)(A) No judge, United States trustee, trustee,
bankruptcy administrator, or other party in interest may
file a motion under paragraph (2) if the current monthly
income of the debtor and the debtor's spouse combined,
as of the date of the order for relief when multiplied by
12, is equal to or less than—

| 1 | "(i) in the case of a debtor in a household of |
|----|--|
| 2 | 1 person, the median family income of the applicable |
| 3 | State for 1 earner; |
| 4 | "(ii) in the case of a debtor in a household of |
| 5 | 2, 3, or 4 individuals, the highest median family in- |
| 6 | come of the applicable State for a family of the same |
| 7 | number or fewer individuals; or |
| 8 | "(iii) in the case of a debtor in a household ex- |
| 9 | ceeding 4 individuals, the highest median family in- |
| 10 | come of the applicable State for a family of 4 or |
| 11 | fewer individuals , plus $$525$ per month for each in- |
| 12 | dividual in excess of 4. |
| 13 | "(B) In a case that is not a joint case, current month- |
| 14 | ly income of the debtor's spouse shall not be considered |
| 15 | for purposes of subparagraph (A) if— |
| 16 | "(i)(I) the debtor and the debtor's spouse are |
| 17 | separated under applicable nonbankruptcy law; or |
| 18 | "(II) the debtor and the debtor's spouse are liv- |
| 19 | ing separate and apart, other than for the purpose |
| 20 | of evading subparagraph (A); and |
| 21 | "(ii) the debtor files a statement under penalty |
| 22 | of perjury— |
| 23 | "(I) specifying that the debtor meets the |
| 24 | requirement of subclause (I) or (II) of clause |
| 25 | (i); and |

| 1 | "(II) disclosing the aggregate, or best esti- |
|----|---|
| 2 | mate of the aggregate, amount of any cash or |
| 3 | money payments received from the debtor's |
| 4 | spouse attributed to the debtor's current |
| 5 | monthly income.". |
| 6 | (b) DEFINITION.—Section 101 of title 11, United |
| 7 | States Code, is amended by inserting after paragraph (10) |
| 8 | the following: |
| 9 | "(10A) 'current monthly income'— |
| 10 | "(A) means the average monthly income |
| 11 | from all sources that the debtor receives (or in |
| 12 | a joint case the debtor and the debtor's spouse |
| 13 | receive) without regard to whether such income |
| 14 | is taxable income, derived during the 6-month |
| 15 | period ending on— |
| 16 | "(i) the last day of the calendar |
| 17 | month immediately preceding the date of |
| 18 | the commencement of the case if the debt- |
| 19 | or files the schedule of current income re- |
| 20 | quired by section $521(a)(1)(B)(ii)$; or |
| 21 | "(ii) the date on which current income |
| 22 | is determined by the court for purposes of |
| 23 | this title if the debtor does not file the |
| 24 | schedule of current income required by sec- |
| 25 | tion $521(a)(1)(B)(ii)$; and |

1 "(B) includes any amount paid by any en-2 tity other than the debtor (or in a joint case the 3 debtor and the debtor's spouse), on a regular 4 basis for the household expenses of the debtor 5 or the debtor's dependents (and in a joint case 6 the debtor's spouse if not otherwise a depend-7 ent), but excludes benefits received under the 8 Social Security Act, payments to victims of war 9 crimes or crimes against humanity on account 10 of their status as victims of such crimes, and 11 payments to victims of international terrorism 12 (as defined in section 2331 of title 18) or do-13 mestic terrorism (as defined in section 2331 of 14 title 18) on account of their status as victims 15 of such terrorism;". 16 (c) UNITED STATES TRUSTEE AND BANKRUPTCY ADMINISTRATOR DUTIES.—Section 704 of title 11, United 17 18 States Code, is amended— 19 (1) by inserting "(a)" before "The trustee shall—"; and 20 21 (2) by adding at the end the following: 22 (b)(1) With respect to a debtor who is an individual 23 in a case under this chapter— 24 "(A) the United States trustee or bankruptcy

administrator shall review all materials filed by the

debtor and, not later than 10 days after the date of
the first meeting of creditors, file with the court a
statement as to whether the debtor's case would be
presumed to be an abuse under section 707(b); and
"(B) not later than 5 days after receiving a

statement under subparagraph (A), the court shall
provide a copy of the statement to all creditors.

8 "(2) The United States trustee or bankruptcy admin-9 istrator shall, not later than 30 days after the date of fil-10 ing a statement under paragraph (1), either file a motion to dismiss or convert under section 707(b) or file a state-11 ment setting forth the reasons the United States trustee 12 13 or bankruptcy administrator does not believe that such a motion would be appropriate, if the United States trustee 14 15 or bankruptcy administrator determines that the debtor's case should be presumed to be an abuse under section 16 17 707(b) and the product of the debtor's current monthly 18 income, multiplied by 12 is not less than—

"(A) in the case of a debtor in a household of
1 person, the median family income of the applicable
State for 1 earner; or

"(B) in the case of a debtor in a household of
2 or more individuals, the highest median family income of the applicable State for a family of the same
number or fewer individuals .".

(d) NOTICE.—Section 342 of title 11, United States
 Code, is amended by adding at the end the following:

"(d) In a case under chapter 7 of this title in which
the debtor is an individual and in which the presumption
of abuse is triggered under section 707(b), the clerk shall
give written notice to all creditors not later than 10 days
after the date of the filing of the petition that the presumption of abuse has been triggered.".

9 (e) NONLIMITATION OF INFORMATION.—Nothing in 10 this title shall limit the ability of a creditor to provide in-11 formation to a judge (except for information commu-12 nicated ex parte, unless otherwise permitted by applicable 13 law), United States trustee, bankruptcy administrator or 14 trustee.

(f) DISMISSAL FOR CERTAIN CRIMES.—Section 707
of title 11, United States Code, is amended by adding at
the end the following:

18 (c)(1) In this subsection—

19 "(A) the term 'crime of violence' has the mean-20 ing given such term in section 16 of title 18; and

21 "(B) the term 'drug trafficking crime' has the
22 meaning given such term in section 924(c)(2) of title
23 18.

24 "(2) Except as provided in paragraph (3), after no-25 tice and a hearing, the court, on a motion by the victim

of a crime of violence or a drug trafficking crime, may
 when it is in the best interest of the victim dismiss a vol untary case filed under this chapter by a debtor who is
 an individual if such individual was convicted of such
 crime.

6 "(3) The court may not dismiss a case under para-7 graph (2) if the debtor establishes by a preponderance of 8 the evidence that the filing of a case under this chapter 9 is necessary to satisfy a claim for a domestic support obli-10 gation.".

(g) CONFIRMATION OF PLAN.—Section 1325(a) of
title 11, United States Code, is amended—

13 (1) in paragraph (5), by striking "and" at the14 end;

(2) in paragraph (6), by striking the period andinserting a semicolon; and

17 (3) by inserting after paragraph (6) the fol-18 lowing:

19 "(7) the action of the debtor in filing the peti-20 tion was in good faith;".

(h) APPLICABILITY OF MEANS TEST TO CHAPTER
13.—Section 1325(b) of title 11, United States Code, is
amended—

(1) in paragraph (1)(B), by inserting "to unsecured creditors" after "to make payments"; and

(2) by striking paragraph (2) and inserting the
 following:

"(2) For purposes of this subsection, the term 3 4 'disposable income' means current monthly income 5 received by the debtor (other than child support pay-6 ments, foster care payments, or disability payments 7 for a dependent child made in accordance with applicable nonbankruptcy law to the extent reasonably 8 9 necessary to be expended for such child) less 10 amounts reasonably necessary to be expended—

11 "(A) for the maintenance or support of the 12 debtor or a dependent of the debtor or for a do-13 mestic support obligation that first becomes 14 pavable after the date the petition is filed and 15 for charitable contributions (that meet the defi-16 nition of 'charitable contribution' under section 17 548(d)(3) to a qualified religious or charitable 18 entity or organization (as defined in section 19 548(d)(4)) in an amount not to exceed 15 per-20 cent of gross income of the debtor for the year 21 in which the contributions are made; and

"(B) if the debtor is engaged in business,
for the payment of expenditures necessary for
the continuation, preservation, and operation of
such business.

| 1 | "(3) Amounts reasonably necessary to be ex- |
|----|--|
| 2 | pended under paragraph (2) shall be determined in |
| 3 | accordance with subparagraphs (A) and (B) of sec- |
| 4 | tion $707(b)(2)$, if the debtor has current monthly in- |
| 5 | come, when multiplied by 12, greater than— |
| 6 | "(A) in the case of a debtor in a household |
| 7 | of 1 person, the median family income of the |
| 8 | applicable State for 1 earner; |
| 9 | "(B) in the case of a debtor in a household |
| 10 | of 2, 3, or 4 individuals, the highest median |
| 11 | family income of the applicable State for a fam- |
| 12 | ily of the same number or fewer individuals; or |
| 13 | "(C) in the case of a debtor in a household |
| 14 | exceeding 4 individuals, the highest median |
| 15 | family income of the applicable State for a fam- |
| 16 | ily of 4 or fewer individuals , plus $$525$ per |
| 17 | month for each individual in excess of 4.". |
| 18 | (i) Special Allowance for Health Insur- |
| 19 | ANCE.—Section 1329(a) of title 11, United States Code, |
| 20 | is amended— |
| 21 | (1) in paragraph (2) by striking "or" at the |
| 22 | $\mathrm{end};$ |
| 23 | (2) in paragraph (3) by striking the period at |
| 24 | the end and inserting "; or"; and |
| 25 | (3) by adding at the end the following: |

| 1 | "(4) reduce amounts to be paid under the plan |
|----|---|
| 2 | by the actual amount expended by the debtor to pur- |
| 3 | chase health insurance for the debtor (and for any |
| 4 | dependent of the debtor if such dependent does not |
| 5 | otherwise have health insurance coverage) if the |
| 6 | debtor documents the cost of such insurance and |
| 7 | demonstrates that— |
| 8 | "(A) such expenses are reasonable and |
| 9 | necessary; |
| 10 | "(B)(i) if the debtor previously paid for |
| 11 | health insurance, the amount is not materially |
| 12 | larger than the cost the debtor previously paid |
| 13 | or the cost necessary to maintain the lapsed |
| 14 | policy; or |
| 15 | "(ii) if the debtor did not have health in- |
| 16 | surance, the amount is not materially larger |
| 17 | than the reasonable cost that would be incurred |
| 18 | by a debtor who purchases health insurance, |
| 19 | who has similar income, expenses, age, and |
| 20 | health status, and who lives in the same geo- |
| 21 | graphical location with the same number of de- |
| 22 | pendents who do not otherwise have health in- |
| 23 | surance coverage; and |
| | |

| 1 | "(C) the amount is not otherwise allowed |
|----|---|
| 2 | for purposes of determining disposable income |
| 3 | under section 1325(b) of this title; |
| 4 | and upon request of any party in interest, files proof |
| 5 | that a health insurance policy was purchased.". |
| 6 | (j) Adjustment of Dollar Amounts.—Section |
| 7 | 104(b) of title 11, United States Code, is amended by |
| 8 | striking "and 523(a)(2)(C)" each place it appears and in- |
| 9 | serting "523(a)(2)(C), 707(b), and 1325(b)(3)". |
| 10 | (k) Definition of 'Median Family Income' |
| 11 | Section 101 of title 11, United States Code, is amended |
| 12 | by inserting after paragraph (39) the following: |
| 13 | "(39A) "median family income" means for any |
| 14 | year— |
| 15 | "(A) the median family income both cal- |
| 16 | culated and reported by the Bureau of the Cen- |
| 17 | sus in the then most recent year; and |
| 18 | "(B) if not so calculated and reported in |
| 19 | the then current year, adjusted annually after |
| 20 | such most recent year until the next year in |
| 21 | which median family income is both calculated |
| 22 | and reported by the Bureau of the Census, to |
| 23 | reflect the percentage change in the Consumer |
| 24 | Price Index for All Urban Consumers during |
| | |

1 the period of years occurring after such most 2 recent year and before such current year;". (k) CLERICAL AMENDMENT.—The table of sections 3 for chapter 7 of title 11, United States Code, is amended 4 5 by striking the item relating to section 707 and inserting the following: 6

"707. Dismissal of a case or conversion to a case under chapter 11 or 13.".

7 SEC. 103. SENSE OF CONGRESS AND STUDY.

8 (a) SENSE OF CONGRESS.—It is the sense of Con-9 gress that the Secretary of the Treasury has the authority 10 to alter the Internal Revenue Service standards estab-11 lished to set guidelines for repayment plans as needed to 12 accommodate their use under section 707(b) of title 11, 13 United States Code.

- 14 (b) STUDY.—
- 15

(1) IN GENERAL.—Not later than 2 years after 16 the date of enactment of this Act, the Director of 17 the Executive Office for United States Trustees shall 18 submit a report to the Committee on the Judiciary 19 of the Senate and the Committee on the Judiciary 20 of the House of Representatives containing the find-21 ings of the Director regarding the utilization of Internal Revenue Service standards for determining-22

23 (A) the current monthly expenses of a debtor under section 707(b) of title 11, United 24 25 States Code; and

(B) the impact that the application of such
 standards has had on debtors and on the bank ruptcy courts.

4 (2) RECOMMENDATION.—The report under
5 paragraph (1) may include recommendations for
6 amendments to title 11, United States Code, that
7 are consistent with the findings of the Director
8 under paragraph (1).

9 SEC. 104. NOTICE OF ALTERNATIVES.

10 Section 342(b) of title 11, United States Code, is11 amended to read as follows:

"(b) Before the commencement of a case under this
title by an individual whose debts are primarily consumer
debts, the clerk shall give to such individual written notice
containing—

16 "(1) a brief description of—

- 17 "(A) chapters 7, 11, 12, and 13 and the
 18 general purpose, benefits, and costs of pro19 ceeding under each of those chapters; and
- 20 "(B) the types of services available from21 credit counseling agencies; and

22 "(2) statements specifying that—

23 "(A) a person who knowingly and fraudu24 lently conceals assets or makes a false oath or
25 statement under penalty of perjury in connec-

tion with a bankruptcy case shall be subject to
 fine, imprisonment, or both; and
 "(B) all information supplied by a debtor
 in connection with a bankruptcy case is subject
 to examination by the Attorney General.".
 SEC. 105. DEBTOR FINANCIAL MANAGEMENT TRAINING

7

TEST PROGRAM.

8 (a) DEVELOPMENT OF FINANCIAL MANAGEMENT 9 AND TRAINING CURRICULUM AND MATERIALS.—The Director of the Executive Office for United States Trustees 10 (in this section referred to as the "Director") shall consult 11 with a wide range of individuals who are experts in the 12 13 field of debtor education, including trustees who serve in cases under chapter 13 of title 11, United States Code, 14 15 and who operate financial management education programs for debtors, and shall develop a financial manage-16 ment training curriculum and materials that can be used 17 to educate debtors who are individuals on how to better 18 manage their finances. 19

20 (b) Test.—

(1) SELECTION OF DISTRICTS.—The Director
shall select 6 judicial districts of the United States
in which to test the effectiveness of the financial
management training curriculum and materials developed under subsection (a).

| 1 | (2) USE.—For an 18-month period beginning |
|----|---|
| 2 | not later than 270 days after the date of enactment |
| 3 | of this Act, such curriculum and materials shall be, |
| 4 | for the 6 judicial districts selected under paragraph |
| 5 | (1), used as the instructional course concerning per- |
| 6 | sonal financial management for purposes of section |
| 7 | 111 of title 11, United States Code. |
| 8 | (c) EVALUATION.— |
| 9 | (1) IN GENERAL.—During the 18-month period |
| 10 | referred to in subsection (b), the Director shall |
| 11 | evaluate the effectiveness of— |
| 12 | (A) the financial management training cur- |
| 13 | riculum and materials developed under sub- |
| 14 | section (a); and |
| 15 | (B) a sample of existing consumer edu- |
| 16 | cation programs such as those described in the |
| 17 | Report of the National Bankruptcy Review |
| 18 | Commission (October 20, 1997) that are rep- |
| 19 | resentative of consumer education programs |
| 20 | carried out by the credit industry, by trustees |
| 21 | serving under chapter 13 of title 11, United |
| 22 | States Code, and by consumer counseling |
| 23 | groups. |
| 24 | (2) REPORT.—Not later than 3 months after |
| | |

25 concluding such evaluation, the Director shall sub-

mit 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
materials, and such programs and their costs.

7 SEC. 106. CREDIT COUNSELING.

8 (a) WHO MAY BE A DEBTOR.—Section 109 of title
9 11, United States Code, is amended by adding at the end
10 the following:

11 "(h)(1) Subject to paragraphs (2) and (3), and not-12 withstanding any other provision of this section, an indi-13 vidual may not be a debtor under this title unless that individual has, during the 180-day period preceding the 14 15 date of filing of the petition of that individual, received from an approved nonprofit budget and credit counseling 16 17 agency described in section 111(a) an individual or group 18 briefing (including a briefing conducted by telephone or 19 on the Internet) that outlined the opportunities for avail-20 able credit counseling and assisted that individual in per-21 forming a related budget analysis.

"(2)(A) Paragraph (1) shall not apply with respect
to a debtor who resides in a district for which the United
States trustee or bankruptcy administrator of the bankruptcy court of that district determines that the approved

nonprofit budget and credit counseling agencies for that
 district are not reasonably able to provide adequate serv ices to the additional individuals who would otherwise seek
 credit counseling from that agency by reason of the re quirements of paragraph (1).

6 "(B) Each United States trustee or bankruptcy ad-7 ministrator that makes a determination described in sub-8 paragraph (A) shall review that determination not later 9 than 1 year after the date of that determination, and not less frequently than every year thereafter. Notwith-10 standing the preceding sentence, a nonprofit budget and 11 12 credit counseling agency may be disapproved by the 13 United States trustee or bankruptcy administrator at any 14 time.

15 "(3)(A) Subject to subparagraph (B), the require16 ments of paragraph (1) shall not apply with respect to
17 a debtor who submits to the court a certification that—
18 "(i) describes exigent circumstances that merit
19 a waiver of the requirements of paragraph (1);

"(ii) states that the debtor requested credit
counseling services from an approved nonprofit
budget and credit counseling agency, but was unable
to obtain the services referred to in paragraph (1)
during the 5-day period beginning on the date on
which the debtor made that request; and

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| 1 | "(iii) is satisfactory to the court. |
|----|---|
| 2 | "(B) With respect to a debtor, an exemption under |
| 3 | subparagraph (A) shall cease to apply to that debtor on |
| 4 | the date on which the debtor meets the requirements of |
| 5 | paragraph (1), but in no case may the exemption apply |
| 6 | to that debtor after the date that is 30 days after the debt- |
| 7 | or files a petition, except that the court, for cause, may |
| 8 | order an additional 15 days.". |
| 9 | (b) CHAPTER 7 DISCHARGE.—Section 727(a) of title |
| 10 | 11, United States Code, is amended— |
| 11 | (1) in paragraph (9), by striking "or" at the |
| 12 | end; |
| 13 | (2) in paragraph (10) , by striking the period |
| 14 | and inserting "; or"; and |
| 15 | (3) by adding at the end the following: |
| 16 | ((11)) after the filing of the petition, the debtor |
| 17 | failed to complete an instructional course concerning |
| 18 | personal financial management described in section |
| 19 | 111, except that this paragraph shall not apply with |
| 20 | respect to a debtor who resides in a district for |
| 21 | which the United States trustee or bankruptcy ad- |
| 22 | ministrator of such district determines that the ap- |
| 23 | proved instructional courses are not adequate to |
| 24 | service the additional individuals required to com- |
| 25 | plete such instructional courses under this section |

(Each United States trustee or bankruptcy adminis-1 2 trator who makes a determination described in this 3 paragraph shall review such determination not later 4 than 1 year after the date of such determination, 5 and not less frequently than annually thereafter.).". 6 (c) CHAPTER 13 DISCHARGE.—Section 1328 of title 7 11, United States Code, is amended by adding at the end 8 the following:

9 (g)(1) The court shall not grant a discharge under 10 this section to a debtor unless after filing a petition the debtor has completed an instructional course concerning 11 personal financial management described in section 111. 12 13 "(2) Paragraph (1) shall not apply with respect to a debtor who resides in a district for which the United 14 15 States trustee or bankruptcy administrator of such district determines that the approved instructional courses are not 16 adequate to service the additional individuals who would 17 be required to complete such instructional course by rea-18 son of the requirements of this section. 19

"(3) Each United States trustee or bankruptcy administrator who makes a determination described in paragraph (2) shall review such determination not later than
1 year after the date of such determination, and not less
frequently than annually thereafter.".

(c) CHAPTER 13 DISCHARGE.—Section 1328 of title
 11, United States Code, is amended by adding at the end
 the following:

4 "(g) The court shall not grant a discharge under this
5 section to a debtor, unless after filing a petition the debtor
6 has completed an instructional course concerning personal
7 financial management described in section 111.

8 "(h) Subsection (g) shall not apply with respect to 9 a debtor who resides in a district for which the United 10 States trustee or bankruptcy administrator of the bankruptcy court of that district determines that the approved 11 12 instructional courses are not adequate to service the addi-13 tional individuals who would be required to complete the instructional course by reason of the requirements of this 14 15 section.

"(i) Each United States trustee or bankruptcy administrator that makes a determination described in subsection (h) shall review that determination not later than
1 year after the date of that determination, and not less
frequently than every year thereafter.".

21 (d) DEBTOR'S DUTIES.—Section 521 of title 11,
22 United States Code, is amended—

23 (1) by inserting "(a)" before "The debtor
24 shall—"; and

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

"(b) In addition to the requirements under subsection
 (a), a debtor who is an individual shall file with the
 court—

4 "(1) a certificate from the approved nonprofit
5 budget and credit counseling agency that provided
6 the debtor services under section 109(h) describing
7 the services provided to the debtor; and

8 "(2) a copy of the debt repayment plan, if any,
9 developed under section 109(h) through the ap10 proved nonprofit budget and credit counseling agen11 cy referred to in paragraph (1).".

12 (e) GENERAL PROVISIONS.—

13 (1) IN GENERAL.—Chapter 1 of title 11, United
14 States Code, is amended by adding at the end the
15 following:

16 "§111. Credit counseling agencies; financial manage-

17

ment instructional courses

18 "(a) The clerk shall maintain a publicly available list19 of—

"(1) credit counseling agencies that provide 1
or more programs described in section 109(h) currently approved by the United States trustee or the
bankruptcy administrator for the district, as applicable; and

"(2) instructional courses concerning personal
 financial management currently approved by the
 United States trustee or the bankruptcy adminis trator for the district, as applicable.

5 "(b) The United States trustee or bankruptcy admin6 istrator shall only approve a credit counseling agency or
7 instructional course concerning personal financial manage8 ment as follows:

9 "(1) The United States trustee or bankruptcy 10 administrator shall have thoroughly reviewed the 11 qualifications of the credit counseling agency or of 12 the provider of the instructional course under the 13 standards set forth in this section, and the programs 14 or instructional courses which will be offered by such 15 agency or provider, and may require an agency or 16 provider of an instructional course which has sought 17 approval to provide information with respect to such 18 review.

"(2) The United States trustee or bankruptcy
administrator shall have determined that the credit
counseling agency or instructional course fully satisfies the applicable standards set forth in this section.

23 "(3) When an agency or instructional course is
24 initially approved, such approval shall be for a pro25 bationary period not to exceed 6 months. An agency

| 1 | or instructional course is initially approved if it did |
|----|--|
| 2 | not appear on the approved list for the district |
| 3 | under subsection (a) immediately prior to approval. |
| 4 | "(4) At the conclusion of the probationary pe- |
| 5 | riod under paragraph (3), the United States trustee |
| 6 | or bankruptcy administrator may only approve for |
| 7 | an additional 1-year period, and for successive 1- |
| 8 | year periods thereafter, any agency or instructional |
| 9 | course which has demonstrated during the proba- |
| 10 | tionary or subsequent period that such agency or in- |
| 11 | structional course— |
| 12 | "(A) has met the standards set forth under |
| 13 | this section during such period; and |
| 14 | "(B) can satisfy such standards in the fu- |
| 15 | ture. |
| 16 | ((5) Not later than 30 days after any final de- |
| 17 | cision under paragraph (4), that occurs either after |
| 18 | the expiration of the initial probationary period, or |
| 19 | after any 2-year period thereafter, an interested per- |
| 20 | son may seek judicial review of such decision in the |
| 21 | appropriate district court of the United States. |
| 22 | "(c)(1) The United States trustee or bankruptcy ad- |
| 23 | ministrator shall only approve a credit counseling agency |
| 24 | that demonstrates that it will provide qualified counselors, |
| 25 | maintain adequate provision for safekeeping and payment |
| | |

of client funds, provide adequate counseling with respect
 to client credit problems, and deal responsibly and effec tively with other matters as relate to the quality, effective ness, and financial security of such programs.

5 "(2) To be approved by the United States trustee or
6 bankruptcy administrator, a credit counseling agency
7 shall, at a minimum—

8 "(A) be a nonprofit budget and credit coun9 seling agency, the majority of the board of directors
10 of which—

"(i) are not employed by the agency; and
"(ii) will not directly or indirectly benefit
financially from the outcome of a credit counseling session;

"(B) if a fee is charged for counseling services,
charge a reasonable fee, and provide services without
regard to ability to pay the fee;

18 "(C) provide for safekeeping and payment of
19 client funds, including an annual audit of the trust
20 accounts and appropriate employee bonding;

"(D) provide full disclosures to clients, including funding sources, counselor qualifications, possible impact on credit reports, and any costs of such
program that will be paid by the debtor and how
such costs will be paid;

| 1 | "(E) provide adequate counseling with respect |
|----|--|
| 2 | to client credit problems that includes an analysis of |
| 3 | their current situation, what brought them to that |
| 4 | financial status, and how they can develop a plan to |
| 5 | handle the problem without incurring negative amor- |
| 6 | tization of their debts; |
| 7 | "(F) provide trained counselors who receive no |
| 8 | commissions or bonuses based on the counseling ses- |
| 9 | sion outcome, and who have adequate experience, |
| 10 | and have been adequately trained to provide coun- |
| 11 | seling services to individuals in financial difficulty, |
| 12 | including the matters described in subparagraph |
| 13 | (E); |
| 14 | "(G) demonstrate adequate experience and |
| 15 | background in providing credit counseling; and |
| 16 | "(H) have adequate financial resources to pro- |
| 17 | vide continuing support services for budgeting plans |
| 18 | over the life of any repayment plan. |
| 19 | "(d) The United States trustee or bankruptcy admin- |
| 20 | istrator shall only approve an instructional course con- |
| 21 | cerning personal financial management— |
| 22 | ((1) for an initial probationary period under |
| 23 | subsection $(b)(3)$ if the course will provide at a min- |
| 24 | imum— |

"(A) trained personnel with adequate expe rience and training in providing effective in struction and services;

"(B) learning materials and teaching methodologies designed to assist debtors in understanding personal financial management and that are consistent with stated objectives directly related to the goals of such instructional course;

"(C) adequate facilities situated in reasonably convenient locations at which such instructional course is offered, except that such facilities may include the provision of such instructional course or program by telephone or
through the Internet, if such instructional
course or program is effective; and

17 "(D) the preparation and retention of rea-18 sonable records (which shall include the debt-19 or's bankruptcy case number) to permit evalua-20 tion of the effectiveness of such instructional 21 course or program, including any evaluation of 22 satisfaction of instructional course or program 23 requirements for each debtor attending such in-24 structional course or program, which shall be 25 available for inspection and evaluation by the

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| 1 | Executive Office for United States Trustees, |
|----------|--|
| 2 | the United States trustee, bankruptcy adminis- |
| 3 | trator, or chief bankruptcy judge for the district |
| 4 | in which such instructional course or program |
| 5 | is offered; and |
| 6 | "(2) for any 1-year period if the provider there- |
| 7 | of has demonstrated that the course meets the |
| 8 | standards of paragraph (1) and, in addition— |
| 9 | "(A) has been effective in assisting a sub- |
| 10 | stantial number of debtors to understand per- |
| 11 | sonal financial management; and |
| 12 | "(B) is otherwise likely to increase sub- |
| 13 | stantially debtor understanding of personal fi- |
| 14 | nancial management. |
| 15 | "(e) The district court may, at any time, investigate |
| 16 | the qualifications of a credit counseling agency referred |
| 17 | to in subsection (a), and request production of documents |
| 18 | to ensure the integrity and effectiveness of such credit |
| | i i i i i i i i i |
| 19 | counseling agencies. The district court may, at any time, |
| 19 20 | remove from the approved list under subsection (a) a cred- |
| | |
| 20 | remove from the approved list under subsection (a) a cred- |
| 20 21 | remove from the approved list under subsection (a) a cred- it counseling agency upon finding such agency does not |

25 agency or an instructional course is no longer approved,

1 in which case the clerk shall remove it from the list main-2 tained under subsection (a).

3 "(g)(1) No credit counseling agency may provide to
4 a credit reporting agency information concerning whether
5 a debtor who has received or sought instruction concerning
6 personal financial management from the credit counseling
7 agency.

8 "(2) A credit counseling agency that willfully or neg9 ligently fails to comply with any requirement under this
10 title with respect to a debtor shall be liable for damages
11 in an amount equal to the sum of—

12 "(A) any actual damages sustained by the debt-13 or as a result of the violation; and

14 "(B) any court costs or reasonable attorneys'
15 fees (as determined by the court) incurred in an ac16 tion to recover those damages.".

17 (2) CLERICAL AMENDMENT.—The table of sec18 tions for chapter 1 of title 11, United States Code,
19 is amended by adding at the end the following:

"111. Credit counseling agencies; financial management instructional courses.".

20 (f) LIMITATION.—Section 362 of title 11, United
21 States Code, is amended by adding at the end the fol22 lowing:

23 "(i) If a case commenced under chapter 7, 11, or 13
24 is dismissed due to the creation of a debt repayment plan,
25 for purposes of subsection (c)(3), any subsequent case
•HR 975 IH

commenced by the debtor under any such chapter shall
 not be presumed to be filed not in good faith.

3 "(j) On request of a party in interest, the court shall
4 issue an order under subsection (c) confirming that the
5 automatic stay has been terminated.".

6 SEC. 107. SCHEDULES OF REASONABLE AND NECESSARY 7 EXPENSES.

8 For purposes of section 707(b) of title 11, United 9 States Code, as amended by this Act, the Director of the 10 Executive Office for United States Trustees shall, not 11 later than 180 days after the date of enactment of this 12 Act, issue schedules of reasonable and necessary adminis-13 trative expenses of administering a chapter 13 plan for 14 each judicial district of the United States.

15 TITLE II—ENHANCED 16 CONSUMER PROTECTION 17 Subtitle A—Penalties for Abusive 18 Creditor Practices 19 SEC. 201. PROMOTION OF ALTERNATIVE DISPUTE RESOLU 20 TION.

(a) REDUCTION OF CLAIM.—Section 502 of title 11,
United States Code, is amended by adding at the end the
following:

24 "(k)(1) The court, on the motion of the debtor and25 after a hearing, may reduce a claim filed under this sec-

| 1 | tion based in whole on an unsecured consumer debt by |
|----|--|
| 2 | · |
| | not more than 20 percent of the claim, if— |
| 3 | "(A) the claim was filed by a creditor who un- |
| 4 | reasonably refused to negotiate a reasonable alter- |
| 5 | native repayment schedule proposed by an approved |
| 6 | credit counseling agency described in section 111 |
| 7 | acting on behalf of the debtor; |
| 8 | "(B) the offer of the debtor under subpara- |
| 9 | graph (A)— |
| 10 | "(i) was made at least 60 days before the |
| 11 | filing of the petition; and |
| 12 | "(ii) provided for payment of at least 60 |
| 13 | percent of the amount of the debt over a period |
| 14 | not to exceed the repayment period of the loan, |
| 15 | or a reasonable extension thereof; and |
| 16 | "(C) no part of the debt under the alternative |
| 17 | repayment schedule is nondischargeable. |
| 18 | ((2) The debtor shall have the burden of proving, by |
| 19 | clear and convincing evidence, that— |
| 20 | "(A) the creditor unreasonably refused to con- |
| 21 | sider the debtor's proposal; and |
| 22 | "(B) the proposed alternative repayment sched- |
| 23 | ule was made prior to expiration of the 60-day pe- |
| 24 | riod specified in paragraph (1)(B)(i).". |

(b) LIMITATION ON AVOIDABILITY.—Section 547 of
 title 11, United States Code, is amended by adding at the
 end the following:

4 "(h) The trustee may not avoid a transfer if such
5 transfer was made as a part of an alternative repayment
6 plan between the debtor and any creditor of the debtor
7 created by an approved credit counseling agency.".

8 SEC. 202. EFFECT OF DISCHARGE.

9 Section 524 of title 11, United States Code, is10 amended by adding at the end the following:

11 "(i) The willful failure of a creditor to credit pay-12 ments received under a plan confirmed under this title, 13 unless the order confirming the plan is revoked, the plan is in default, or the creditor has not received payments 14 15 required to be made under the plan in the manner required by the plan (including crediting the amounts re-16 17 quired under the plan), shall constitute a violation of an injunction under subsection (a)(2) if the act of the creditor 18 to collect and failure to credit payments in the manner 19 20 required by the plan caused material injury to the debtor.

"(j) Subsection (a)(2) does not operate as an injunction against an act by a creditor that is the holder of a
secured claim, if—

1 "(1) such creditor retains a security interest in 2 real property that is the principal residence of the 3 debtor; 4 "(2) such act is in the ordinary course of busi-5 ness between the creditor and the debtor; and 6 "(3) such act is limited to seeking or obtaining 7 periodic payments associated with a valid security 8 interest in lieu of pursuit of in rem relief to enforce 9 the lien.". 10 SEC. 203. DISCOURAGING ABUSE OF REAFFIRMATION 11 **PRACTICES.** 12 (a) IN GENERAL.—Section 524 of title 11, United 13 States Code, as amended section 202, is amended— 14 (1) in subsection (c), by striking paragraph (2) 15 and inserting the following: "(2) the debtor received the disclosures de-16 17 scribed in subsection (k) at or before the time at 18 which the debtor signed the agreement;"; and 19 (2) by adding at the end the following: "(k)(1) The disclosures required under subsection 20 21 (c)(2) shall consist of the disclosure statement described 22 in paragraph (3), completed as required in that para-23 graph, together with the agreement, statement, declara-24 tion, motion and order described, respectively, in paragraphs (4) through (8), and shall be the only disclosures
 required in connection with the reaffirmation.

3 "(2) Disclosures made under paragraph (1) shall be 4 made clearly and conspicuously and in writing. The terms 5 'Amount Reaffirmed' and 'Annual Percentage Rate' shall be disclosed more conspicuously than other terms, data or 6 7 information provided in connection with this disclosure, 8 except that the phrases 'Before agreeing to reaffirm a 9 debt, review these important disclosures' and 'Summary 10 of Reaffirmation Agreement' may be equally conspicuous. Disclosures may be made in a different order and may 11 12 use terminology different from that set forth in para-13 graphs (2) through (8), except that the terms 'Amount Reaffirmed' and 'Annual Percentage Rate' must be used 14 15 where indicated.

16 "(3) The disclosure statement required under this17 paragraph shall consist of the following:

18 "(A) The statement: 'Part A: Before agreeing
19 to reaffirm a debt, review these important disclo20 sures:';

21 "(B) Under the heading 'Summary of Reaffir22 mation Agreement', the statement: 'This Summary
23 is made pursuant to the requirements of the Bank24 ruptcy Code';

| 1 | "(C) The 'Amount Reaffirmed', using that |
|----|---|
| 2 | term, which shall be— |
| 3 | "(i) the total amount which the debtor |
| 4 | agrees to reaffirm, and |
| 5 | "(ii) the total of any other fees or cost ac- |
| 6 | crued as of the date of the disclosure statement. |
| 7 | "(D) In conjunction with the disclosure of the |
| 8 | 'Amount Reaffirmed', the statements— |
| 9 | "(i) 'The amount of debt you have agreed |
| 10 | to reaffirm'; and |
| 11 | "(ii) 'Your credit agreement may obligate |
| 12 | you to pay additional amounts which may come |
| 13 | due after the date of this disclosure. Consult |
| 14 | your credit agreement.'. |
| 15 | "(E) The 'Annual Percentage Rate', using that |
| 16 | term, which shall be disclosed as— |
| 17 | "(i) if, at the time the petition is filed, the |
| 18 | debt is an extension of credit under an open |
| 19 | end credit plan, as the terms 'credit' and 'open |
| 20 | end credit plan' are defined in section 103 of |
| 21 | the Truth in Lending Act, then— |
| 22 | "(I) the annual percentage rate deter- |
| 23 | mined under paragraphs (5) and (6) of |
| 24 | section 127(b) of the Truth in Lending |
| 25 | Act, as applicable, as disclosed to the debt- |

| 1 | or in the most recent periodic statement |
|----|--|
| 2 | prior to the agreement or, if no such peri- |
| 3 | odic statement has been given to the debt- |
| 4 | or during the prior 6 months, the annual |
| 5 | percentage rate as it would have been so |
| 6 | disclosed at the time the disclosure state- |
| 7 | ment is given to the debtor, or to the ex- |
| 8 | tent this annual percentage rate is not |
| 9 | readily available or not applicable, then |
| 10 | "(II) the simple interest rate applica- |
| 11 | ble to the amount reaffirmed as of the date |
| 12 | the disclosure statement is given to the |
| 13 | debtor, or if different simple interest rates |
| 14 | apply to different balances, the simple in- |
| 15 | terest rate applicable to each such balance, |
| 16 | identifying the amount of each such bal- |
| 17 | ance included in the amount reaffirmed, or |
| 18 | "(III) if the entity making the disclo- |
| 19 | sure elects, to disclose the annual percent- |
| 20 | age rate under subclause (I) and the sim- |
| 21 | ple interest rate under subclause (II); |
| 22 | "(ii) if, at the time the petition is filed, the |
| 23 | debt is an extension of credit other than under |
| 24 | an open end credit plan, as the terms 'credit' |
| | |

| 1 | and 'open end credit plan' are defined in section |
|----|---|
| 2 | 103 of the Truth in Lending Act, then— |
| 3 | "(I) the annual percentage rate under |
| 4 | section $128(a)(4)$ of the Truth in Lending |
| 5 | Act, as disclosed to the debtor in the most |
| 6 | recent disclosure statement given to the |
| 7 | debtor prior to the reaffirmation agree- |
| 8 | ment with respect to the debt, or, if no |
| 9 | such disclosure statement was given to the |
| 10 | debtor, the annual percentage rate as it |
| 11 | would have been so disclosed at the time |
| 12 | the disclosure statement is given to the |
| 13 | debtor, or to the extent this annual per- |
| 14 | centage rate is not readily available or not |
| 15 | applicable, then |
| 16 | "(II) the simple interest rate applica- |
| 17 | ble to the amount reaffirmed as of the date |
| 18 | the disclosure statement is given to the |
| 19 | debtor, or if different simple interest rates |
| 20 | apply to different balances, the simple in- |
| | |

terest rate applicable to each such balance,

identifying the amount of such balance in-

sure elects, to disclose the annual percent-

 $``(\mathrm{III})$ if the entity making the disclo-

cluded in the amount reaffirmed, or

n end credit plan' are define

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age rate under (I) and the simple interest rate under (II).

"(F) If the underlying debt transaction was disclosed as a variable rate transaction on the most recent disclosure given under the Truth in Lending
Act, by stating 'The interest rate on your loan may
be a variable interest rate which changes from time
to time, so that the annual percentage rate disclosed
here may be higher or lower.'.

10 "(G) If the debt is secured by a security inter-11 est which has not been waived in whole or in part 12 or determined to be void by a final order of the 13 court at the time of the disclosure, by disclosing that 14 a security interest or lien in goods or property is as-15 serted over some or all of the obligations the debtor 16 is reaffirming and listing the items and their origi-17 nal purchase price that are subject to the asserted 18 security interest, or if not a purchase-money security 19 interest then listing by items or types and the origi-20 nal amount of the loan.

21 "(H) At the election of the creditor, a state22 ment of the repayment schedule using 1 or a com23 bination of the following—

24 "(i) by making the statement: 'Your first
25 payment in the amount of \$_____ is due on

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| 1 | but the future payment amount may be |
|----|--|
| 2 | different. Consult your reaffirmation or credit |
| 3 | agreement, as applicable.', and stating the |
| 4 | amount of the first payment and the due date |
| 5 | of that payment in the places provided; |
| 6 | "(ii) by making the statement: 'Your pay- |
| 7 | ment schedule will be:', and describing the re- |
| 8 | payment schedule with the number, amount and |
| 9 | due dates or period of payments scheduled to |
| 10 | repay the obligations reaffirmed to the extent |
| 11 | then known by the disclosing party; or |
| 12 | "(iii) by describing the debtor's repayment |
| 13 | obligations with reasonable specificity to the ex- |
| 14 | tent then known by the disclosing party. |
| 15 | "(I) The following statement: 'Note: When this |
| 16 | disclosure refers to what a creditor "may" do, it |
| 17 | does not use the word "may" to give the creditor |
| 18 | specific permission. The word "may" is used to tell |
| 19 | you what might occur if the law permits the creditor |
| 20 | to take the action. If you have questions about your |
| 21 | reaffirmation or what the law requires, talk to the |
| 22 | attorney who helped you negotiate this agreement. If |
| 23 | you don't have an attorney helping you, the judge |
| 24 | will explain the effect of your reaffirmation when the |
| 25 | reaffirmation hearing is held.'. |

"(J)(i) The following additional statements:

2 "'Reaffirming a debt is a serious financial decision.
3 The law requires you to take certain steps to make sure
4 the decision is in your best interest. If these steps are not
5 completed, the reaffirmation agreement is not effective,
6 even though you have signed it.

"'1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully.
Then, if you want to reaffirm, sign the reaffirmation
agreement in Part B (or you may use a separate
agreement you and your creditor agree on).

"2. Complete and sign Part D and be sure you
can afford to make the payments you are agreeing
to make and have received a copy of the disclosure
statement and a completed and signed reaffirmation
agreement.

17 "3. If you were represented by an attorney
18 during the negotiation of the reaffirmation agree19 ment, the attorney must have signed the certification
20 in Part C.

21 "4. If you were not represented by an attorney
22 during the negotiation of the reaffirmation agree23 ment, you must have completed and signed Part E.
24 "5. The original of this disclosure must be
25 filed with the court by you or your creditor. If a sep-

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arate reaffirmation agreement (other than the one in 2 Part B) has been signed, it must be attached.

"6. If you were represented by an attorney 3 4 during the negotiation of the reaffirmation agree-5 ment, your reaffirmation agreement becomes effec-6 tive upon filing with the court unless the reaffirmation is presumed to be an undue hardship as ex-7 8 plained in Part D.

"7. If you were not represented by an attorney 9 10 during the negotiation of the reaffirmation agree-11 ment, it will not be effective unless the court ap-12 proves it. The court will notify you of the hearing on 13 your reaffirmation agreement. You must attend this 14 hearing in bankruptcy court where the judge will re-15 view your agreement. The bankruptcy court must 16 approve the agreement as consistent with your best 17 interests, except that no court approval is required 18 if the agreement is for a consumer debt secured by 19 a mortgage, deed of trust, security deed or other lien 20 on your real property, like your home.

"'Your right to rescind a reaffirmation. You may re-21 22 scind (cancel) your reaffirmation at any time before the 23 bankruptcy court enters a discharge order or within 60 24 days after the agreement is filed with the court, whichever 1 is longer. To rescind or cancel, you must notify the cred-2 itor that the agreement is canceled.

3 "What are your obligations if you reaffirm the debt? 4 A reaffirmed debt remains your personal legal obligation. 5 It is not discharged in your bankruptcy. That means that if you default on your reaffirmed debt after your bank-6 7 ruptcy is over, your creditor may be able to take your 8 property or your wages. Otherwise, your obligations will 9 be determined by the reaffirmation agreement which may 10 have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agree-11 12 ment, the creditor may be permitted by that agreement 13 or applicable law to change the terms of the agreement in the future under certain conditions. 14

15 "Are you required to enter into a reaffirmation 16 agreement by any law? No, you are not required to reaf-17 firm a debt by any law. Only agree to reaffirm a debt if 18 it is in your best interest. Be sure you can afford the pay-19 ments you agree to make.

"What if your creditor has a security interest or
lien? Your bankruptcy discharge does not eliminate any
lien on your property. A "lien" is often referred to as a
security interest, deed of trust, mortgage or security deed.
Even if you do not reaffirm and your personal liability
on the debt is discharged, because of the lien your creditor

may still have the right to take the security property if 1 2 you do not pay the debt or default on it. If the lien is 3 on an item of personal property that is exempt under your 4 State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. 5 To redeem, you make a single payment to the creditor 6 7 equal to the current value of the security property, as 8 agreed by the parties or determined by the court.'.

9 "(ii) In the case of a reaffirmation under sub10 section (m)(2), numbered paragraph 6 in the disclo11 sures required by clause (i) of this subparagraph
12 shall read as follows:

13 "'6. If you were represented by an attorney
14 during the negotiation of the reaffirmation agree15 ment, your reaffirmation agreement becomes effec16 tive upon filing with the court.'.

17 "(4) The form of reaffirmation agreement required18 under this paragraph shall consist of the following:

19 "'Part B: Reaffirmation Agreement. I/we agree to re-20 affirm the obligations arising under the credit agreement21 described below.

22 "'Brief description of credit agreement:

23 "'Description of any changes to the credit agreement24 made as part of this reaffirmation agreement:

25 "Signature: Date:

1 "Borrower:

2 "'Co-borrower, if also reaffirming:

3 "'Accepted by creditor:

4 "'Date of creditor acceptance:'.

5 ((5)(A) The declaration shall consist of the following:

6 "'Part C: Certification by Debtor's Attorney (If7 Any).

8 "'I hereby certify that (1) this agreement represents 9 a fully informed and voluntary agreement by the debtor(s); 10 (2) this agreement does not impose an undue hardship on 11 the debtor or any dependent of the debtor; and (3) I have 12 fully advised the debtor of the legal effect and con-13 sequences of this agreement and any default under this 14 agreement.

15 "Signature of Debtor's Attorney: Date:'.

"(B) In the case of reaffirmations in which a presumption of undue hardship has been established, the certification shall state that in the opinion of the attorney,
the debtor is able to make the payment.

20 "(C) In the case of a reaffirmation agreement under
21 subsection (m)(2), subparagraph (B) is not applicable.

"(6)(A) The statement in support of reaffirmation
agreement, which the debtor shall sign and date prior to
filing with the court, shall consist of the following:

"'Part D: Debtor's Statement in Support of Reaffir mation Agreement.

"1. I believe this agreement will not impose an 3 4 undue hardship on my dependents or me. I can afford to 5 make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income re-6 ceived) is \$_____, and my actual current monthly ex-7 penses including monthly payments on post-bankruptcy 8 debt and other reaffirmation agreements total \$_____, 9 leaving \$_____ to make the required payments on this 10 reaffirmed debt. I understand that if my income less my 11 12 monthly expenses does not leave enough to make the pay-13 ments, this reaffirmation agreement is presumed to be an undue hardship on me and must be reviewed by the court. 14 15 However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make 16 17 the payments here: .

18 "'2. I received a copy of the Reaffirmation Disclosure
19 Statement in Part A and a completed and signed reaffir20 mation agreement.'.

"(B) Where the debtor is represented by an attorney
and is reaffirming a debt owed to a creditor defined in
section 19(b)(1)(A)(iv) of the Federal Reserve Act, the
statement of support of the reaffirmation agreement,

1 which the debtor shall sign and date prior to filing with2 the court, shall consist of the following:

3 "'I believe this agreement is in my financial interest.
4 I can afford to make the payments on the reaffirmed debt.
5 I received a copy of the Reaffirmation Disclosure State6 ment in Part A and a completed and signed reaffirmation
7 agreement.'.

8 "(7) The motion, which may be used if approval of 9 the agreement by the court is required in order for it to 10 be effective and shall be signed and dated by the moving 11 party, shall consist of the following:

12 "'Part E: Motion for Court Approval (To be com13 pleted only where debtor is not represented by an attor14 ney.). I (we), the debtor, affirm the following to be true
15 and correct:

16 "'I am not represented by an attorney in connection17 with this reaffirmation agreement.

18 "'I believe this agreement is in my best interest 19 based on the income and expenses I have disclosed in my 20 Statement in Support of this reaffirmation agreement 21 above, and because (provide any additional relevant rea-22 sons the court should consider):

23 "'Therefore, I ask the court for an order approving24 this reaffirmation agreement.'.

"(8) The court order, which may be used to approve
 a reaffirmation, shall consist of the following:

3 "'Court Order: The court grants the debtor's motion
4 and approves the reaffirmation agreement described
5 above.'.

6 "(1) Notwithstanding any other provision of this title7 the following shall apply:

8 "(1) A creditor may accept payments from a
9 debtor before and after the filing of a reaffirmation
10 agreement with the court.

11 "(2) A creditor may accept payments from a
12 debtor under a reaffirmation agreement which the
13 creditor believes in good faith to be effective.

"(3) The requirements of subsections (c)(2) and
(k) shall be satisfied if disclosures required under
those subsections are given in good faith.

"(m)(1) Until 60 days after a reaffirmation agree-17 ment is filed with the court (or such additional period as 18 the court, after notice and a hearing and for cause, orders 19 before the expiration of such period), it shall be presumed 20 21 that the reaffirmation agreement is an undue hardship on 22 the debtor if the debtor's monthly income less the debtor's 23 monthly expenses as shown on the debtor's completed and 24 signed statement in support of the reaffirmation agree-25 ment required under subsection (k)(6)(A) is less than the

scheduled payments on the reaffirmed debt. This pre-1 2 sumption shall be reviewed by the court. The presumption 3 may be rebutted in writing by the debtor if the statement 4 includes an explanation which identifies additional sources 5 of funds to make the payments as agreed upon under the terms of the reaffirmation agreement. If the presumption 6 7 is not rebutted to the satisfaction of the court, the court 8 may disapprove the agreement. No agreement shall be dis-9 approved without notice and a hearing to the debtor and 10 creditor and such hearing shall be concluded before the entry of the debtor's discharge. 11

"(2) This subsection does not apply to reaffirmation
agreements where the creditor is a credit union, as defined
in section 19(b)(1)(A)(iv) of the Federal Reserve Act.".
(b) LAW ENFORCEMENT.—

16 (1) IN GENERAL.—Chapter 9 of title 18, United
17 States Code, is amended by adding at the end the
18 following:

19"§158. Designation of United States attorneys and20agents of the Federal Bureau of Inves-21tigation to address abusive reaffirma-22tions of debt and materially fraudulent23statements in bankruptcy schedules

24 "(a) IN GENERAL.—The Attorney General of the25 United States shall designate the individuals described in

subsection (b) to have primary responsibility in carrying 1 2 out enforcement activities in addressing violations of section 152 or 157 relating to abusive reaffirmations of debt. 3 4 In addition to addressing the violations referred to in the 5 preceding sentence, the individuals described under sub-6 section (b) shall address violations of section 152 or 157 7 relating to materially fraudulent statements in bankruptcy 8 schedules that are intentionally false or intentionally mis-9 leading.

10 "(b) UNITED STATES DISTRICT ATTORNEYS AND
11 AGENTS OF THE FEDERAL BUREAU OF INVESTIGA12 TION.—The individuals referred to in subsection (a) are—

13 "(1) a United States attorney for each judicial
14 district of the United States; and

"(2) an agent of the Federal Bureau of Investigation (within the meaning of section 3107) for
each field office of the Federal Bureau of Investigation.

"(c) BANKRUPTCY INVESTIGATIONS.—Each United
States attorney designated under this section shall, in addition to any other responsibilities, have primary responsibility for carrying out the duties of a United States attorney under section 3057.

24 "(d) BANKRUPTCY PROCEDURES.—The bankruptcy25 courts shall establish procedures for referring any case

2 a bankruptcy schedule to the individuals designated under this section.". 3 4 (2) CLERICAL AMENDMENT.—The analysis for 5 chapter 9 of title 18, United States Code, is amend-6 ed by adding at the end the following: "158. Designation of United States attorneys and agents of the Federal Bureau of Investigation to address abusive reaffirmations of debt and materially fraudulent statements in bankruptcy schedules.". 7 SEC. 204. PRESERVATION OF CLAIMS AND DEFENSES UPON 8 SALE OF PREDATORY LOANS. 9 Section 363 of title 11, United States Code, is 10 amended-11 (1) by redesignating subsection (o) as sub-12 section (p), and 13 (2) by inserting after subsection (n) the fol-14 lowing: 15 "(o) Notwithstanding subsection (f), if a person purchases any interest in a consumer credit transaction that 16 is subject to the Truth in Lending Act or any interest in 17 a consumer credit contract (as defined in section 433.1 18 19 of title 16 of the Code of Federal Regulations (January 20 1, 2001), as amended from time to time), and if such in-

terest is purchased through a sale under this section, then

such person shall remain subject to all claims and defenses

that are related to such consumer credit transaction or

such consumer credit contract, to the same extent as such

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which may contain a materially fraudulent statement in

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person would be subject to such claims and defenses of
 the consumer had such interest been purchased at a sale
 not under this section.".

4 SEC. 205. GAO STUDY AND REPORT ON REAFFIRMATION 5 PROCESS.

6 (a) STUDY.—The Comptroller General of the United 7 States shall conduct a study of the reaffirmation process 8 that occurs under title 11 of the United States Code, to 9 determine the overall treatment of consumers within the 10 context of such process, and shall include in such study 11 consideration of—

12 (1) the policies and activities of creditors with13 respect to reaffirmation; and

(2) whether consumers are fully, fairly, and
consistently informed of their rights pursuant to
such title.

17 (b) REPORT TO THE CONGRESS.—Not later than 18 months after the date of enactment of this Act, the Comp-18 troller General shall submit to the President pro tempore 19 20 of the Senate and the Speaker of the House of Represent-21 atives a report on the results of the study conducted under 22 subsection (a), together with recommendations for legisla-23 tion (if any) to address any abusive or coercive tactics 24 found in connection with the reaffirmation process that occurs under title 11 of the United States Code. 25

| 1 | Subtitle B—Priority Child Support |
|----|---|
| 2 | SEC. 211. DEFINITION OF DOMESTIC SUPPORT OBLIGA- |
| 3 | TION. |
| 4 | Section 101 of title 11, United States Code, is |
| 5 | amended— |
| 6 | (1) by striking paragraph (12A); and |
| 7 | (2) by inserting after paragraph (14) the fol- |
| 8 | lowing: |
| 9 | "(14A) 'domestic support obligation' means a |
| 10 | debt that accrues before or after the entry of an |
| 11 | order for relief under this title, including interest |
| 12 | that accrues on that debt as provided under applica- |
| 13 | ble nonbankruptcy law notwithstanding any other |
| 14 | provision of this title, that is— |
| 15 | "(A) owed to or recoverable by— |
| 16 | "(i) a spouse, former spouse, or child |
| 17 | of the debtor or such child's parent, legal |
| 18 | guardian, or responsible relative; or |
| 19 | "(ii) a governmental unit; |
| 20 | "(B) in the nature of alimony, mainte- |
| 21 | nance, or support (including assistance provided |
| 22 | by a governmental unit) of such spouse, former |
| 23 | spouse, or child of the debtor or such child's |
| 24 | parent, without regard to whether such debt is |
| 25 | expressly so designated; |
| | |

| 1 | "(C) established or subject to establish- |
|----|--|
| 2 | ment before or after entry of an order for relief |
| 3 | under this title, by reason of applicable provi- |
| 4 | sions of— |
| 5 | "(i) a separation agreement, divorce |
| 6 | decree, or property settlement agreement; |
| 7 | "(ii) an order of a court of record; or |
| 8 | "(iii) a determination made in accord- |
| 9 | ance with applicable nonbankruptcy law by |
| 10 | a governmental unit; and |
| 11 | "(D) not assigned to a nongovernmental |
| 12 | entity, unless that obligation is assigned volun- |
| 13 | tarily by the spouse, former spouse, child, or |
| 14 | parent, legal guardian, or responsible relative of |
| 15 | the child for the purpose of collecting the |
| 16 | debt;". |
| 17 | SEC. 212. PRIORITIES FOR CLAIMS FOR DOMESTIC SUP- |
| 18 | PORT OBLIGATIONS. |
| 19 | Section 507(a) of title 11, United States Code, is |
| 20 | amended— |
| 21 | (1) by striking paragraph (7); |
| 22 | (2) by redesignating paragraphs (1) through |
| 23 | (6) as paragraphs (2) through (7), respectively; |
| 24 | (3) in paragraph (2) , as so redesignated, by |
| 25 | striking "First" and inserting "Second"; |
| | |

| 1 | (4) in paragraph (3) , as so redesignated, by |
|----|---|
| 2 | striking "Second" and inserting "Third"; |
| 3 | (5) in paragraph (4) , as so redesignated— |
| 4 | (A) by striking "Third" and inserting |
| 5 | "Fourth"; and |
| 6 | (B) by striking the semicolon at the end |
| 7 | and inserting a period; |
| 8 | (6) in paragraph (5) , as so redesignated, by |
| 9 | striking "Fourth" and inserting "Fifth"; |
| 10 | (7) in paragraph (6) , as so redesignated, by |
| 11 | striking "Fifth" and inserting "Sixth"; |
| 12 | (8) in paragraph (7), as so redesignated, by |
| 13 | striking "Sixth" and inserting "Seventh"; and |
| 14 | (9) by inserting before paragraph (2), as so re- |
| 15 | designated, the following: |
| 16 | "(1) First: |
| 17 | "(A) Allowed unsecured claims for domes- |
| 18 | tic support obligations that, as of the date of |
| 19 | the filing of the petition, are owed to or recover- |
| 20 | able by a spouse, former spouse, or child of the |
| 21 | debtor, or the parent, legal guardian, or respon- |
| 22 | sible relative of such child, without regard to |
| 23 | whether the claim is filed by such person or is |
| 24 | filed by a governmental unit on behalf of that |
| 25 | person, on the condition that funds received |

70

under this paragraph by a governmental unit

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2 under this title after the date of the filing of the petition shall be applied and distributed in 3 4 accordance with applicable nonbankruptcy law. 5 "(B) Subject to claims under subpara-6 graph (A), allowed unsecured claims for domes-7 tic support obligations that, as of the date the 8 petition was filed are assigned by a spouse, 9 former spouse, child of the debtor, or such 10 child's parent, legal guardian, or responsible 11 relative to a governmental unit (unless such ob-12 ligation is assigned voluntarily by the spouse, 13 former spouse, child, parent, legal guardian, or 14 responsible relative of the child for the purpose 15 of collecting the debt) or are owed directly to or 16 recoverable by a governmental unit under appli-17 cable nonbankruptcy law, on the condition that 18 funds received under this paragraph by a gov-19 ernmental unit under this title after the date of 20 the filing of the petition be applied and distrib-21 uted in accordance with applicable nonbank-22 ruptcy law.

23 "(C) If a trustee is appointed or elected
24 under section 701, 702, 703, 1104, 1202, or
25 1302, the administrative expenses of the trustee

| 1 | allowed under paragraphs $(1)(A)$, (2) , and (6) |
|----|---|
| 2 | of section 503(b) shall be paid before payment |
| 3 | of claims under subparagraphs (A) and (B), to |
| 4 | the extent that the trustee administers assets |
| 5 | that are otherwise available for the payment of |
| 6 | such claims.". |
| 7 | SEC. 213. REQUIREMENTS TO OBTAIN CONFIRMATION AND |
| 8 | DISCHARGE IN CASES INVOLVING DOMESTIC |
| 9 | SUPPORT OBLIGATIONS. |
| 10 | Title 11, United States Code, is amended— |
| 11 | (1) in section 1129(a), by adding at the end the |
| 12 | following: |
| 13 | "(14) If the debtor is required by a judicial or |
| 14 | administrative order or statute to pay a domestic |
| 15 | support obligation, the debtor has paid all amounts |
| 16 | payable under such order or statute for such obliga- |
| 17 | tion that first become payable after the date on |
| 18 | which the petition is filed."; |
| 19 | (2) in section 1208(c)— |
| 20 | (A) in paragraph (8), by striking "or" at |
| 21 | the end; |
| 22 | (B) in paragraph (9), by striking the pe- |
| 23 | riod at the end and inserting "; and"; and |
| 24 | (C) by adding at the end the following: |
| | |

| 1 | "(10) failure of the debtor to pay any domestic |
|----|---|
| 2 | support obligation that first becomes payable after |
| 3 | the date on which the petition is filed."; |
| 4 | (3) in section 1222(a)— |
| 5 | (A) in paragraph (2), by striking "and" at |
| 6 | the end; |
| 7 | (B) in paragraph (3), by striking the pe- |
| 8 | riod at the end and inserting "; and"; and |
| 9 | (C) by adding at the end the following: |
| 10 | "(4) notwithstanding any other provision of this |
| 11 | section, a plan may provide for less than full pay- |
| 12 | ment of all amounts owed for a claim entitled to pri- |
| 13 | ority under section $507(a)(1)(B)$ only if the plan |
| 14 | provides that all of the debtor's projected disposable |
| 15 | income for a 5-year period, beginning on the date |
| 16 | that the first payment is due under the plan, will be |
| 17 | applied to make payments under the plan."; |
| 18 | (4) in section 1222(b)— |
| 19 | (A) by redesignating paragraph (11) as |
| 20 | paragraph (12); and |
| 21 | (B) by inserting after paragraph (10) the |
| 22 | following: |
| 23 | "(11) provide for the payment of interest accru- |
| 24 | ing after the date of the filing of the petition on un- |
| 25 | secured claims that are nondischargeable under sec- |

| 1 | tion 1228(a), except that such interest may be paid |
|----|--|
| 2 | only to the extent that the debtor has disposable in- |
| 3 | come available to pay such interest after making |
| 4 | provision for full payment of all allowed claims;"; |
| 5 | (5) in section 1225(a)— |
| 6 | (A) in paragraph (5), by striking "and" at |
| 7 | the end; |
| 8 | (B) in paragraph (6), by striking the pe- |
| 9 | riod at the end and inserting "; and"; and |
| 10 | (C) by adding at the end the following: |
| 11 | ((7) if the debtor is required by a judicial or |
| 12 | administrative order or statute to pay a domestic |
| 13 | support obligation, the debtor has paid all amounts |
| 14 | payable under such order for such obligation that |
| 15 | first become payable after the date on which the pe- |
| 16 | tition is filed."; |
| 17 | (6) in section 1228(a), in the matter preceding |
| 18 | paragraph (1), by inserting ", and in the case of a |
| 19 | debtor who is required by a judicial or administra- |
| 20 | tive order to pay a domestic support obligation, after |
| 21 | such debtor certifies that all amounts payable under |
| 22 | such order or statute that are due on or before the |
| 23 | date of the certification (including amounts due be- |
| 24 | fore the petition was filed, but only to the extent |
| 25 | provided for by the plan) have been paid" after |

| 1 | "completion by the debtor of all payments under the |
|----|--|
| 2 | plan''; |
| 3 | (7) in section 1307(c)— |
| 4 | (A) in paragraph (9), by striking "or" at |
| 5 | the end; |
| 6 | (B) in paragraph (10), by striking the pe- |
| 7 | riod at the end and inserting "; or"; and |
| 8 | (C) by adding at the end the following: |
| 9 | "(11) failure of the debtor to pay any domestic |
| 10 | support obligation that first becomes payable after |
| 11 | the date on which the petition is filed."; |
| 12 | (8) in section 1322(a)— |
| 13 | (A) in paragraph (2), by striking "and" at |
| 14 | the end; |
| 15 | (B) in paragraph (3), by striking the pe- |
| 16 | riod at the end and inserting "; and"; and |
| 17 | (C) by adding at the end the following: |
| 18 | "(4) notwithstanding any other provision of this |
| 19 | section, a plan may provide for less than full pay- |
| 20 | ment of all amounts owed for a claim entitled to pri- |
| 21 | ority under section $507(a)(1)(B)$ only if the plan |
| 22 | provides that all of the debtor's projected disposable |
| 23 | income for a 5-year period beginning on the date |
| 24 | that the first payment is due under the plan will be |
| 25 | applied to make payments under the plan."; |

| | 10 |
|----|---|
| 1 | (9) in section 1322(b)— |
| 2 | (A) in paragraph (9), by striking "; and" |
| 3 | and inserting a semicolon; |
| 4 | (B) by redesignating paragraph (10) as |
| 5 | paragraph (11) ; and |
| 6 | (C) inserting after paragraph (9) the fol- |
| 7 | lowing: |
| 8 | "(10) provide for the payment of interest accru- |
| 9 | ing after the date of the filing of the petition on un- |
| 10 | secured claims that are nondischargeable under sec- |
| 11 | tion 1328(a), except that such interest may be paid |
| 12 | only to the extent that the debtor has disposable in- |
| 13 | come available to pay such interest after making |
| 14 | provision for full payment of all allowed claims; |
| 15 | and"; |
| 16 | (10) in section $1325(a)$, as amended by section |
| 17 | 102, by inserting after paragraph (7) the following: |
| 18 | "(8) the debtor is required by a judicial or ad- |
| 19 | ministrative order or statute to pay a domestic sup- |
| 20 | port obligation, the debtor has paid all amounts pay- |
| 21 | able under such order or statute for such obligation |
| 22 | that first becomes payable after the date on which |
| 23 | the petition is filed; and"; |
| 24 | (11) in section 1328(a), in the matter preceding |
| 25 | paragraph (1), by inserting ", and in the case of a |
| | |

1 debtor who is required by a judicial or administra-2 tive order to pay a domestic support obligation, after 3 such debtor certifies that all amounts payable under 4 such order or statute that are due on or before the 5 date of the certification (including amounts due be-6 fore the petition was filed, but only to the extent 7 provided for by the plan) have been paid" after "completion by the debtor of all payments under the 8 9 plan". 10 SEC. 214. EXCEPTIONS TO AUTOMATIC STAY IN DOMESTIC 11 SUPPORT OBLIGATION PROCEEDINGS. 12 Section 362(b) of title 11, United States Code, is amended by striking paragraph (2) and inserting the fol-13 14 lowing: "(2) under subsection (a)— 15 "(A) of the commencement or continuation 16 17 of a civil action or proceeding— 18 "(i) for the establishment of paternity; 19 "(ii) for the establishment or modi-20 fication of an order for domestic support 21 obligations; "(iii) concerning child custody or visi-22 23 tation; 24 "(iv) for the dissolution of a marriage, 25 except to the extent that such proceeding

| 1 | seeks to determine the division of property |
|----|---|
| 2 | that is property of the estate; or |
| 3 | "(v) regarding domestic violence; |
| 4 | "(B) of the collection of a domestic sup- |
| 5 | port obligation from property that is not prop- |
| 6 | erty of the estate; |
| 7 | "(C) with respect to the withholding of in- |
| 8 | come that is property of the estate or property |
| 9 | of the debtor for payment of a domestic support |
| 10 | obligation under a judicial or administrative |
| 11 | order; |
| 12 | "(D) of the withholding, suspension, or re- |
| 13 | striction of drivers' licenses, professional and |
| 14 | occupational licenses, and recreational licenses |
| 15 | under State law, as specified in section |
| 16 | 466(a)(16) of the Social Security Act; |
| 17 | "(E) of the reporting of overdue support |
| 18 | owed by a parent to any consumer reporting |
| 19 | agency as specified in section $466(a)(7)$ of the |
| 20 | Social Security Act; |
| 21 | "(F) of the interception of tax refunds, as |
| 22 | specified in sections 464 and $466(a)(3)$ of the |
| 23 | Social Security Act or under an analogous State |
| 24 | law; or |

| 1 | "(G) of the enforcement of medical obliga- |
|----|--|
| 2 | tions as specified under title IV of the Social |
| 3 | Security Act;". |
| 4 | SEC. 215. NONDISCHARGEABILITY OF CERTAIN DEBTS FOR |
| 5 | ALIMONY, MAINTENANCE, AND SUPPORT. |
| 6 | Section 523 of title 11, United States Code, is |
| 7 | amended— |
| 8 | (1) in subsection (a)— |
| 9 | (A) by striking paragraph (5) and insert- |
| 10 | ing the following: |
| 11 | "(5) for a domestic support obligation;"; and |
| 12 | (B) by striking paragraph (18); |
| 13 | (2) in subsection (c), by striking "(6), or (15) " |
| 14 | each place it appears and inserting "or (6)"; and |
| 15 | (3) in paragraph (15), as added by Public Law |
| 16 | 103–394 (108 Stat. 4133)— |
| 17 | (A) by inserting "to a spouse, former |
| 18 | spouse, or child of the debtor and" before "not |
| 19 | of the kind"; |
| 20 | (B) by inserting "or" after "court of |
| 21 | record,"; and |
| 22 | (C) by striking "unless—" and all that fol- |
| 23 | lows through the end of the paragraph and in- |
| 24 | serting a semicolon. |

1 SEC. 216. CONTINUED LIABILITY OF PROPERTY.

2 Section 522 of title 11, United States Code, is3 amended—

4 (1) in subsection (c), by striking paragraph (1)
5 and inserting the following:

6 "(1) a debt of a kind specified in paragraph (1)
7 or (5) of section 523(a) (in which case, notwith8 standing any provision of applicable nonbankruptcy
9 law to the contrary, such property shall be liable for
10 a debt of a kind specified in section 523(a)(5));";

(2) in subsection (f)(1)(A), by striking the dash
and all that follows through the end of the subparagraph and inserting "of a kind that is specified in
section 523(a)(5); or"; and

(3) in subsection (g)(2), by striking "subsection
(f)(2)" and inserting "subsection (f)(1)(B)".

 17
 SEC. 217. PROTECTION OF DOMESTIC SUPPORT CLAIMS

 18
 AGAINST PREFERENTIAL TRANSFER MO

19 **TIONS.**

20 Section 547(c)(7) of title 11, United States Code, is
21 amended to read as follows:

22 "(7) to the extent such transfer was a bona fide
23 payment of a debt for a domestic support obliga24 tion;".

80

1 SEC. 218. DISPOSABLE INCOME DEFINED.

Section 1225(b)(2)(A) of title 11, United States
Code, is amended by inserting "or for a domestic support
obligation that first becomes payable after the date on
which the petition is filed" after "dependent of the debtor".

7 SEC. 219. COLLECTION OF CHILD SUPPORT.

8 (a) DUTIES OF TRUSTEE UNDER CHAPTER 7.—Sec9 tion 704 of title 11, United States Code, as amended by
10 section 102, is amended—

- 11 (1) in subsection (a)—
- 12 (A) in paragraph (8), by striking "and" at13 the end;
- 14 (B) in paragraph (9), by striking the pe-15 riod and inserting a semicolon; and
- 16 (C) by adding at the end the following:
 17 "(10) if with respect to the debtor there is a
 18 claim for a domestic support obligation, provide the
 19 applicable notice specified in subsection (c); and";
 20 and
- (2) by adding at the end the following:
 "(c)(1) In a case described in subsection (a)(10) to
- 23 which subsection (a)(10) applies, the trustee shall—
- 24 "(A)(i) provide written notice to the holder of
 25 the claim described in subsection (a)(10) of such
 26 claim and of the right of such holder to use the serv-

| 1 | ices of the State child support enforcement agency |
|----|--|
| 2 | established under sections 464 and 466 of the Social |
| 3 | Security Act for the State in which such holder re- |
| 4 | sides, for assistance in collecting child support dur- |
| 5 | ing and after the case under this title; |
| 6 | "(ii) include in the notice provided under clause |
| 7 | (i) the address and telephone number of such State |
| 8 | child support enforcement agency; and |
| 9 | "(iii) include in the notice provided under |
| 10 | clause (i) an explanation of the rights of such holder |
| 11 | to payment of such claim under this chapter; |
| 12 | "(B)(i) provide written notice to such State |
| 13 | child support enforcement agency of such claim; and |
| 14 | "(ii) include in the notice provided under clause |
| 15 | (i) the name, address, and telephone number of such |
| 16 | holder; and |
| 17 | "(C) at such time as the debtor is granted a |
| 18 | discharge under section 727, provide written notice |
| 19 | to such holder and to such State child support en- |
| 20 | forcement agency of— |
| 21 | "(i) the granting of the discharge; |
| 22 | "(ii) the last recent known address of the |
| 23 | debtor; |
| 24 | "(iii) the last recent known name and ad- |
| 25 | dress of the debtor's employer; and |

| 1 | "(iv) the name of each creditor that holds |
|----|--|
| 2 | a claim that— |
| 3 | "(I) is not discharged under para- |
| 4 | graph (2), (4), or (14A) of section $523(a)$; |
| 5 | or |
| 6 | "(II) was reaffirmed by the debtor |
| 7 | under section 524 (c). |
| 8 | ((2)(A) The holder of a claim described in subsection |
| 9 | (a)(10) or the State child support enforcement agency of |
| 10 | the State in which such holder resides may request from |
| 11 | a creditor described in paragraph $(1)(C)(iv)$ the last |
| 12 | known address of the debtor. |
| 13 | "(B) Notwithstanding any other provision of law, a |
| 14 | creditor that makes a disclosure of a last known address |
| 15 | of a debtor in connection with a request made under sub- |
| 16 | paragraph (A) shall not be liable by reason of making such |
| 17 | disclosure.". |
| 18 | (b) DUTIES OF TRUSTEE UNDER CHAPTER 11.— |
| 19 | Section 1106 of title 11, United States Code, is amend- |
| 20 | ed— |
| 21 | (1) in subsection (a)— |
| 22 | (A) in paragraph (6), by striking "and" at |
| 23 | the end; |
| 24 | (B) in paragraph (7), by striking the pe- |
| 25 | riod and inserting "; and"; and |
| | |

| 1 | (C) by adding at the end the following: |
|-----|--|
| 2 | "(8) if with respect to the debtor there is a |
| 3 | claim for a domestic support obligation, provide the |
| 4 | applicable notice specified in subsection (c)."; and |
| 5 | (2) by adding at the end the following: |
| 6 | "(c)(1) In a case described in subsection $(a)(8)$ to |
| 7 | which subsection $(a)(8)$ applies, the trustee shall— |
| 8 | "(A)(i) provide written notice to the holder of |
| 9 | the claim described in subsection $(a)(8)$ of such |
| 10 | claim and of the right of such holder to use the serv- |
| 11 | ices of the State child support enforcement agency |
| 12 | established under sections 464 and 466 of the Social |
| 13 | Security Act for the State in which such holder re- |
| 14 | sides, for assistance in collecting child support dur- |
| 15 | ing and after the case under this title; and |
| 16 | "(ii) include in the notice required by clause (i) |
| 17 | the address and telephone number of such State |
| 18 | child support enforcement agency; |
| 19 | "(B)(i) provide written notice to such State |
| 20 | child support enforcement agency of such claim; and |
| 21 | "(ii) include in the notice required by clasue (i) |
| 22 | the name, address, and telephone number of such |
| 23 | holder; and |
| 24 | "(C) at such time as the debtor is granted a |
| ~ - | |

25 discharge under section 1141, provide written notice

| 1 | to such holder of such claim and to such State child |
|--|---|
| 2 | support enforcement agency of— |
| 3 | "(i) the granting of the discharge; |
| 4 | "(ii) the last recent known address of the |
| 5 | debtor; |
| 6 | "(iii) the last recent known name and ad- |
| 7 | dress of the debtor's employer; and |
| 8 | "(iv) the name of each creditor that holds |
| 9 | a claim that— |
| 10 | "(I) is not discharged under para- |
| 11 | graph (2), (3), or (14A) of section $523(a)$; |
| 12 | or |
| | |
| 13 | "(II) was reaffirmed by the debtor |
| 13 14 | "(II) was reaffirmed by the debtor under section 524(c). |
| | |
| 14 | under section 524(c). |
| 14 15 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of |
| 14 15 16 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of |
| 14 15 16 17 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of the State in which such holder resides may request from |
| 14 15 16 17 18 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of the State in which such holder resides may request from a creditor described in paragraph (1)(C)(iv) the last |
| 14 15 16 17 18 19 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of the State in which such holder resides may request from a creditor described in paragraph (1)(C)(iv) the last known address of the debtor. |
| 14 15 16 17 18 19 20 21 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of the State in which such holder resides may request from a creditor described in paragraph (1)(C)(iv) the last known address of the debtor. "(B) Notwithstanding any other provision of law, a |
| 14 15 16 17 18 19 20 21 | under section 524(c). "(2)(A) The holder of a claim described in subsection (a)(8) or the State child enforcement support agency of the State in which such holder resides may request from a creditor described in paragraph (1)(C)(iv) the last known address of the debtor. "(B) Notwithstanding any other provision of law, a creditor that makes a disclosure of a last known address |

| 1 | (c) DUTIES OF TRUSTEE UNDER CHAPTER 12.— |
|----|---|
| 2 | Section 1202 of title 11, United States Code, is amend- |
| 3 | ed— |
| 4 | (1) in subsection (b)— |
| 5 | (A) in paragraph (4), by striking "and" at |
| 6 | the end; |
| 7 | (B) in paragraph (5), by striking the pe- |
| 8 | riod and inserting "; and"; and |
| 9 | (C) by adding at the end the following: |
| 10 | "(6) if with respect to the debtor there is a |
| 11 | claim for a domestic support obligation, provide the |
| 12 | applicable notice specified in subsection (c)."; and |
| 13 | (2) by adding at the end the following: |
| 14 | "(c)(1) In a case described in subsection (b)(6) to |
| 15 | which subsection (b)(6) applies, the trustee shall— |
| 16 | "(A)(i) provide written notice to the holder of |
| 17 | the claim described in subsection $(b)(6)$ of such |
| 18 | claim and of the right of such holder to use the serv- |
| 19 | ices of the State child support enforcement agency |
| 20 | established under sections 464 and 466 of the Social |
| 21 | Security Act for the State in which such holder re- |
| 22 | sides, for assistance in collecting child support dur- |
| 23 | ing and after the case under this title; and |

| 1 | "(ii) include in the notice provided under clause |
|----|--|
| 2 | (i) the address and telephone number of such State |
| 3 | child support enforcement agency; |
| 4 | "(B)(i) provide written notice to such State |
| 5 | child support enforcement agency of such claim; and |
| 6 | "(ii) include in the notice provided under clause |
| 7 | (i) the name, address, and telephone number of such |
| 8 | holder; and |
| 9 | "(C) at such time as the debtor is granted a |
| 10 | discharge under section 1228, provide written notice |
| 11 | to such holder and to such State child support en- |
| 12 | forcement agency of— |
| 13 | "(i) the granting of the discharge; |
| 14 | "(ii) the last recent known address of the |
| 15 | debtor; |
| 16 | "(iii) the last recent known name and ad- |
| 17 | dress of the debtor's employer; and |
| 18 | "(iv) the name of each creditor that holds |
| 19 | a claim that— |
| 20 | "(I) is not discharged under para- |
| 21 | graph (2), (4), or (14A) of section $523(a)$; |
| 22 | or |
| 23 | $((\Pi)$ was reaffirmed by the debtor |
| 24 | |

"(2)(A) The holder of a claim described in subsection
 (b)(6) or the State child support enforcement agency of
 the State in which such holder resides may request from
 a creditor described in paragraph (1)(C)(iv) the last
 known address of the debtor.

6 "(B) Notwithstanding any other provision of law, a
7 creditor that makes a disclosure of a last known address
8 of a debtor in connection with a request made under sub9 paragraph (A) shall not be liable by reason of making that
10 disclosure.".

11 (d) DUTIES OF TRUSTEE UNDER CHAPTER 13.—
12 Section 1302 of title 11, United States Code, is amend13 ed—

14 (1) in subsection (b)—

15 (A) in paragraph (4), by striking "and" at16 the end;

17 (B) in paragraph (5), by striking the pe-18 riod and inserting "; and"; and

19 (C) by adding at the end the following:

"(6) if with respect to the debtor there is a
claim for a domestic support obligation, provide the
applicable notice specified in subsection (d)."; and
(2) by adding at the end the following:

24 "(d)(1) In a case described in subsection (b)(6) to
25 which subsection (b)(6) applies, the trustee shall—

| 1 | "(A)(i) provide written notice to the holder of |
|----|--|
| 2 | the claim described in subsection $(b)(6)$ of such |
| 3 | claim and of the right of such holder to use the serv- |
| 4 | ices of the State child support enforcement agency |
| 5 | established under sections 464 and 466 of the Social |
| 6 | Security Act for the State in which such holder re- |
| 7 | sides, for assistance in collecting child support dur- |
| 8 | ing and after the case under this title; and |
| 9 | "(ii) include in the notice provided under clause |
| 10 | (i) the address and telephone number of such State |
| 11 | child support enforcement agency; |
| 12 | "(B)(i) provide written notice to such State |
| 13 | child support enforcement agency of such claim; and |
| 14 | "(ii) include in the notice provided under clause |
| 15 | (i) the name, address, and telephone number of such |
| 16 | holder; and |
| 17 | "(C) at such time as the debtor is granted a |
| 18 | discharge under section 1328, provide written notice |
| 19 | to such holder and to such State child support en- |
| 20 | forcement agency of— |
| 21 | "(i) the granting of the discharge; |
| 22 | "(ii) the last recent known address of the |
| 23 | debtor; |
| 24 | "(iii) the last recent known name and ad- |
| 25 | dress of the debtor's employer; and |

| 1 | "(iv) the name of each creditor that holds |
|----|--|
| 2 | a claim that— |
| 3 | "(I) is not discharged under para- |
| 4 | graph (2) or (4) of section $523(a)$; or |
| 5 | "(II) was reaffirmed by the debtor |
| 6 | under section 524(c). |
| 7 | "(2)(A) The holder of a claim described in subsection |
| 8 | (b)(6) or the State child support enforcement agency of |
| 9 | the State in which such holder resides may request from |
| 10 | a creditor described in paragraph $(1)(C)(iv)$ the last |
| 11 | known address of the debtor. |
| 12 | "(B) Notwithstanding any other provision of law, a |
| 13 | creditor that makes a disclosure of a last known address |
| 14 | of a debtor in connection with a request made under sub- |
| 15 | paragraph (A) shall not be liable by reason of making that |
| 16 | disclosure.". |
| 17 | SEC. 220. NONDISCHARGEABILITY OF CERTAIN EDU- |
| 18 | CATIONAL BENEFITS AND LOANS. |
| 19 | Section 523(a) of title 11, United States Code, is |
| 20 | amended by striking paragraph (8) and inserting the fol- |
| 21 | lowing: |
| 22 | "(8) unless excepting such debt from discharge |
| 23 | under this paragraph would impose an undue hard- |

under this paragraph would impose an undue hardship on the debtor and the debtor's dependents,
for—

| 1 | "(A)(i) an educational benefit overpayment |
|----|--|
| 2 | or loan made, insured, or guaranteed by a gov- |
| 3 | ernmental unit, or made under any program |
| 4 | funded in whole or in part by a governmental |
| 5 | unit or nonprofit institution; or |
| 6 | "(ii) an obligation to repay funds received |
| 7 | as an educational benefit, scholarship, or sti- |
| 8 | pend; or |
| 9 | "(B) any other educational loan that is a |
| 10 | qualified education loan, as defined in section |
| 11 | 221(d)(1) of the Internal Revenue Code of |
| 12 | 1986, incurred by a debtor who is an indi- |
| 13 | vidual;". |
| 14 | Subtitle C—Other Consumer |
| 15 | Protections |
| 16 | SEC. 221. AMENDMENTS TO DISCOURAGE ABUSIVE BANK- |
| 17 | RUPTCY FILINGS. |
| 18 | Section 110 of title 11, United States Code, is |
| 19 | amended— |
| 20 | (1) in subsection (a)(1), by striking "or an em- |
| 21 | ployee of an attorney" and inserting "for the debtor |
| 22 | or an employee of such attorney under the direct su- |
| 23 | pervision of such attorney"; |
| 24 | (2) in subsection (b)— |

| 1 | (A) in paragraph (1), by adding at the end |
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| 2 | the following: "If a bankruptcy petition pre- |
| 3 | parer is not an individual, then an officer, prin- |
| 4 | cipal, responsible person, or partner of the pre- |
| 5 | parer shall be required to— |
| 6 | "(A) sign the document for filing; and |
| 7 | "(B) print on the document the name and ad- |
| 8 | dress of that officer, principal, responsible person or |
| 9 | partner."; and |
| 10 | (B) by striking paragraph (2) and insert- |
| 11 | ing the following: |
| 12 | ((2)(A) Before preparing any document for filing or |
| 13 | accepting any fees from a debtor, the bankruptcy petition |
| 14 | preparer shall provide to the debtor a written notice to |
| 15 | debtors concerning bankruptcy petition preparers, which |
| 16 | shall be on an official form issued by the Judicial Con- |
| 17 | ference of the United States. |
| 18 | "(B) The notice under subparagraph (A)— |
| 19 | "(i) shall inform the debtor in simple language |
| 20 | that a bankruptcy petition preparer is not an attor- |
| 21 | ney and may not practice law or give legal advice; |
| 22 | "(ii) may contain a description of examples of |
| 23 | legal advice that a bankruptcy petition preparer is |
| 24 | not authorized to give, in addition to any advice that |

| 1 | the preparer may not give by reason of subsection |
|----|---|
| 2 | (e)(2); and |
| 3 | "(iii) shall— |
| 4 | "(I) be signed by the debtor and, under |
| 5 | penalty of perjury, by the bankruptcy petition |
| 6 | preparer; and |
| 7 | "(II) be filed with any document for fil- |
| 8 | ing."; |
| 9 | (3) in subsection (c)— |
| 10 | (A) in paragraph (2)— |
| 11 | (i) by striking "(2) For purposes" and |
| 12 | inserting $((2)(A)$ Subject to subparagraph |
| 13 | (B), for purposes"; and |
| 14 | (ii) by adding at the end the fol- |
| 15 | lowing: |
| 16 | "(B) If a bankruptcy petition preparer is not an indi- |
| 17 | vidual, the identifying number of the bankruptcy petition |
| 18 | preparer shall be the Social Security account number of |
| 19 | the officer, principal, responsible person, or partner of the |
| 20 | preparer."; and |
| 21 | (B) by striking paragraph (3); |
| 22 | (4) in subsection (d)— |
| 23 | (A) by striking $(d)(1)$ and inserting |
| 24 | "(d)"; and |
| 25 | (B) by striking paragraph (2); |

| 1 | (5) in subsection (e)— |
|----|---|
| 2 | (A) by striking paragraph (2); and |
| 3 | (B) by adding at the end the following: |
| 4 | "(2)(A) A bankruptcy petition preparer may not offer |
| 5 | a potential bankruptcy debtor any legal advice, including |
| б | any legal advice described in subparagraph (B). |
| 7 | "(B) The legal advice referred to in subparagraph |
| 8 | (A) includes advising the debtor— |
| 9 | "(i) whether— |
| 10 | "(I) to file a petition under this title; or |
| 11 | "(II) commencing a case under chapter 7, |
| 12 | 11, 12, or 13 is appropriate; |
| 13 | "(ii) whether the debtor's debts will be elimi- |
| 14 | nated or discharged in a case under this title; |
| 15 | "(iii) whether the debtor will be able to retain |
| 16 | the debtor's home, car, or other property after com- |
| 17 | mencing a case under this title; |
| 18 | "(iv) concerning— |
| 19 | ((I) the tax consequences of a case |
| 20 | brought under this title; or |
| 21 | "(II) the dischargeability of tax claims; |
| 22 | "(v) whether the debtor may or should promise |
| 23 | to repay debts to a creditor or enter into a reaffir- |
| 24 | mation agreement with a creditor to reaffirm a debt; |

| 1 | "(vi) concerning how to characterize the nature |
|----|---|
| 2 | of the debtor's interests in property or the debtor's |
| 3 | debts; or |
| 4 | "(vii) concerning bankruptcy procedures and |
| 5 | rights."; |
| 6 | (6) in subsection (f)— |
| 7 | (A) by striking $(f)(1)$ and inserting |
| 8 | "(f)"; and |
| 9 | (B) by striking paragraph (2); |
| 10 | (7) in subsection (g)— |
| 11 | (A) by striking $(g)(1)$ and inserting |
| 12 | "(g)"; and |
| 13 | (B) by striking paragraph (2); |
| 14 | (8) in subsection (h)— |
| 15 | (A) by redesignating paragraphs (1) |
| 16 | through (4) as paragraphs (2) through (5) , re- |
| 17 | spectively; |
| 18 | (B) by inserting before paragraph (2), as |
| 19 | so redesignated, the following: |
| 20 | "(1) The Supreme Court may promulgate rules under |
| 21 | section 2075 of title 28, or the Judicial Conference of the |
| 22 | United States may prescribe guidelines, for setting a max- |
| 23 | imum allowable fee chargeable by a bankruptcy petition |
| 24 | preparer. A bankruptcy petition preparer shall notify the |
| 25 | debtor of any such maximum amount before preparing any |
| | |

document for filing for a debtor or accepting any fee from
 the debtor.";
 (C) in paragraph (2), as so redesignated—
 (i) by striking "Within 10 days after

- 5 the date of filing a petition, a bankruptcy 6 petition preparer shall file a" and inserting 7 "A";
- 8 (ii) by inserting "by the bankruptcy
 9 petition preparer shall be filed together
 10 with the petition," after "perjury"; and

11 (iii) by adding at the end the following: "If rules or guidelines setting a 12 13 maximum fee for services have been pro-14 mulgated or prescribed under paragraph 15 (1), the declaration under this paragraph 16 shall include a certification that the bank-17 ruptcy petition preparer complied with the 18 notification requirement under paragraph 19 (1).";

20 (D) by striking paragraph (3), as so redes-21 ignated, and inserting the following:

"(3)(A) The court shall disallow and order the immediate turnover to the bankruptcy trustee any fee referred
to in paragraph (2) found to be in excess of the value
of any services—

"(i) rendered by the preparer during the 12-

1

2 month period immediately preceding the date of fil-3 ing of the petition; or

4 "(ii) found to be in violation of any rule or
5 guideline promulgated or prescribed under para6 graph (1).

7 "(B) All fees charged by a bankruptcy petition pre8 parer may be forfeited in any case in which the bankruptcy
9 petition preparer fails to comply with this subsection or
10 subsection (b), (c), (d), (e), (f), or (g).

11 "(C) An individual may exempt any funds recovered12 under this paragraph under section 522(b)."; and

(E) in paragraph (4), as so redesignated,
by striking "or the United States trustee" and
inserting "the United States trustee, the bankruptcy administrator, or the court, on the initiative of the court,";

(9) in subsection (i)(1), by striking the matter
preceding subparagraph (A) and inserting the following:

21 "(i)(1) If a bankruptcy petition preparer violates this
22 section or commits any act that the court finds to be
23 fraudulent, unfair, or deceptive, on the motion of the debt24 or, trustee, United States trustee, or bankruptcy adminis25 trator, and after the court holds a hearing with respect

| 1 | to that violation or act, the court shall order the bank- |
|----|--|
| 2 | ruptcy petition preparer to pay to the debtor—"; |
| 3 | (10) in subsection (j)— |
| 4 | (A) in paragraph (2)— |
| 5 | (i) in subparagraph (A)(i)(I), by strik- |
| 6 | ing "a violation of which subjects a person |
| 7 | to criminal penalty"; |
| 8 | (ii) in subparagraph (B)— |
| 9 | (I) by striking "or has not paid |
| 10 | a penalty" and inserting "has not |
| 11 | paid a penalty"; and |
| 12 | (II) by inserting "or failed to dis- |
| 13 | gorge all fees ordered by the court" |
| 14 | after "a penalty imposed under this |
| 15 | section,"; |
| 16 | (B) by redesignating paragraph (3) as |
| 17 | paragraph (4); and |
| 18 | (C) by inserting after paragraph (2) the |
| 19 | following: |
| 20 | "(3) The court, as part of its contempt power, may |
| 21 | enjoin a bankruptcy petition preparer that has failed to |
| 22 | comply with a previous order issued under this section. |
| 23 | The injunction under this paragraph may be issued on the |
| 24 | motion of the court, the trustee, the United States trustee, |
| 25 | or the bankruptcy administrator."; and |

1 (11) by adding at the end the following: "(l)(1) A bankruptcy petition preparer who fails to 2 3 comply with any provision of subsection (b), (c), (d), (e), 4 (f), (g), or (h) may be fined not more than \$500 for each 5 such failure. 6 "(2) The court shall triple the amount of a fine as-7 sessed under paragraph (1) in any case in which the court 8 finds that a bankruptcy petition preparer— 9 "(A) advised the debtor to exclude assets or in-10 come that should have been included on applicable 11 schedules; 12 "(B) advised the debtor to use a false Social 13 Security account number; "(C) failed to inform the debtor that the debtor 14 15 was filing for relief under this title; or "(D) prepared a document for filing in a man-16 17 ner that failed to disclose the identity of the pre-18 parer. 19 "(3) The debtor, the trustee, a creditor, the United 20 States trustee, or the bankruptcy administrator may file 21 a motion for an order imposing a fine on the bankruptcy 22 petition preparer for each violation of this section. 23 "(4)(A) Fines imposed under this subsection in judi-24 cial districts served by United States trustees shall be paid 25 to the United States trustee, who shall deposit an amount equal to such fines in a special account of the United
 States Trustee System Fund referred to in section
 586(e)(2) of title 28. Amounts deposited under this sub paragraph shall be available to fund the enforcement of
 this section on a national basis.

6 "(B) Fines imposed under this subsection in judicial 7 districts served by bankruptcy administrators shall be de-8 posited as offsetting receipts to the fund established under 9 section 1931 of title 28, and shall remain available until 10 expended to reimburse any appropriation for the amount paid out of such appropriation for expenses of the oper-11 ation and maintenance of the courts of the United 12 States.". 13

14 SEC. 222. SENSE OF CONGRESS.

15 It is the sense of Congress that States should develop
16 curricula relating to the subject of personal finance, de17 signed for use in elementary and secondary schools.

18 SEC. 223. ADDITIONAL AMENDMENTS TO TITLE 11, UNITED

19STATES CODE.

20 Section 507(a) of title 11, United States Code, is 21 amended by inserting after paragraph (9) the following:

"(10) Tenth, allowed claims for death or personal injuries resulting from the operation of a
motor vehicle or vessel if such operation was unlaw-

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| ful because the debtor was intoxicated from using al- |
| cohol, a drug, or another substance.". |
| SEC. 224. PROTECTION OF RETIREMENT SAVINGS IN BANK- |
| RUPTCY. |
| (a) IN GENERAL.—Section 522 of title 11, United |
| States Code, is amended— |
| (1) in subsection (b)— |
| (A) in paragraph (2)— |
| (i) in subparagraph (A), by striking |
| "and" at the end; |
| (ii) in subparagraph (B), by striking |
| the period at the end and inserting "; |
| and"; |
| (iii) by adding at the end the fol- |
| lowing: |
| "(C) retirement funds to the extent that those |
| funds are in a fund or account that is exempt from |
| taxation under section 401, 403, 408, 408A, 414, |
| 457, or 501(a) of the Internal Revenue Code of |
| 1986."; and |
| (iv) by striking "(2)(A) any property" |
| and inserting: |
| "(3) Property listed in this paragraph is— |
| "(A) any property"; |
| |

| 1 | (B) by striking paragraph (1) and insert- |
|----|--|
| 2 | ing: |
| 3 | "(2) Property listed in this paragraph is property |
| 4 | that is specified under subsection (d), unless the State law |
| 5 | that is applicable to the debtor under paragraph $(3)(A)$ |
| 6 | specifically does not so authorize."; |
| 7 | (C) by striking "(b) Notwithstanding" and |
| 8 | inserting "(b)(1) Notwithstanding"; |
| 9 | (D) by striking "paragraph (2)" each place |
| 10 | it appears and inserting "paragraph (3)"; |
| 11 | (E) by striking "paragraph (1)" each place |
| 12 | it appears and inserting "paragraph (2)"; |
| 13 | (F) by striking "Such property is—"; and |
| 14 | (G) by adding at the end the following: |
| 15 | "(4) For purposes of paragraph $(3)(C)$ and sub- |
| 16 | section (d)(12), the following shall apply: |
| 17 | "(A) If the retirement funds are in a retirement |
| 18 | fund that has received a favorable determination |
| 19 | under section 7805 of the Internal Revenue Code of |
| 20 | 1986, and that determination is in effect as of the |
| 21 | date of the commencement of the case under section |
| 22 | 301, 302, or 303 of this title, those funds shall be |
| 23 | presumed to be exempt from the estate. |
| 24 | "(B) If the retirement funds are in a retirement |
| 25 | fund that has not received a favorable determination |

| 1 | under such section 7805, those funds are exempt |
|----|--|
| 2 | from the estate if the debtor demonstrates that— |
| 3 | "(i) no prior determination to the contrary |
| 4 | has been made by a court or the Internal Rev- |
| 5 | enue Service; and |
| 6 | "(ii)(I) the retirement fund is in substan- |
| 7 | tial compliance with the applicable requirements |
| 8 | of the Internal Revenue Code of 1986; or |
| 9 | "(II) the retirement fund fails to be in |
| 10 | substantial compliance with the applicable re- |
| 11 | quirements of the Internal Revenue Code of |
| 12 | 1986 and the debtor is not materially respon- |
| 13 | sible for that failure. |
| 14 | "(C) A direct transfer of retirement funds from |
| 15 | 1 fund or account that is exempt from taxation |
| 16 | under section $401, 403, 408, 408A, 414, 457$, or |
| 17 | 501(a) of the Internal Revenue Code of 1986, under |
| 18 | section $401(a)(31)$ of the Internal Revenue Code of |
| 19 | 1986, or otherwise, shall not cease to qualify for ex- |
| 20 | emption under paragraph $(3)(C)$ or subsection |
| 21 | (d)(12) by reason of that direct transfer. |
| 22 | "(D)(i) Any distribution that qualifies as an eli- |
| 23 | gible rollover distribution within the meaning of sec- |
| 24 | tion 402(c) of the Internal Revenue Code of 1986 or |
| 25 | that is described in clause (ii) shall not cease to |

| 1 | qualify for exemption under paragraph $(3)(C)$ or |
|----|--|
| 2 | subsection $(d)(12)$ by reason of that distribution. |
| 3 | "(ii) A distribution described in this clause is |
| 4 | an amount that— |
| 5 | "(I) has been distributed from a fund or |
| 6 | account that is exempt from taxation under sec- |
| 7 | tion 401, 403, 408, 408A, 414, 457, or 501(a) |
| 8 | of the Internal Revenue Code of 1986; and |
| 9 | "(II) to the extent allowed by law, is de- |
| 10 | posited in such a fund or account not later than |
| 11 | 60 days after the distribution of that amount."; |
| 12 | and |
| 13 | (2) in subsection (d)— |
| 14 | (A) in the matter preceding paragraph (1), |
| 15 | by striking "subsection $(b)(1)$ " and inserting |
| 16 | "subsection $(b)(2)$ "; and |
| 17 | (B) by adding at the end the following: |
| 18 | ((12) Retirement funds to the extent that those |
| 19 | funds are in a fund or account that is exempt from |
| 20 | taxation under section 401, 403, 408, 408A, 414, |
| 21 | 457, or 501(a) of the Internal Revenue Code of |
| 22 | 1986.". |
| 23 | (b) Automatic Stay.—Section 362(b) of title 11, |
| 24 | United States Code, is amended— |

| 1 | (1) in paragraph (17) , by striking "or" at the |
|----|--|
| 2 | end; |
| 3 | (2) in paragraph (18) , by striking the period |
| 4 | and inserting a semicolon; and |
| 5 | (3) by inserting after paragraph (18) the fol- |
| 6 | lowing: |
| 7 | ((19) under subsection (a), of withholding of |
| 8 | income from a debtor's wages and collection of |
| 9 | amounts withheld, under the debtor's agreement au- |
| 10 | thorizing that withholding and collection for the ben- |
| 11 | efit of a pension, profit-sharing, stock bonus, or |
| 12 | other plan established under section 401, 403, 408, |
| 13 | 408A, 414, 457, or 501(c) of the Internal Revenue |
| 14 | Code of 1986, that is sponsored by the employer of |
| | |

16 of such employer—

15

"(A) to the extent that the amounts withheld and collected are used solely for payments
relating to a loan from a plan that satisfies the
requirements of section 408(b)(1) of the Employee Retirement Income Security Act of 1974
or is subject to section 72(p) of the Internal
Revenue Code of 1986; or

the debtor, or an affiliate, successor, or predecessor

24 "(B) in the case of a loan from a thrift25 savings plan described in subchapter III of

| 1 | chapter 84 of title 5, that satisfies the require- |
|----|--|
| 2 | ments of section 8433(g) of such title; |
| 3 | but this paragraph may not be construed to provide |
| 4 | that any loan made under a governmental plan |
| 5 | under section 414(d), or a contract or account under |
| 6 | section 403(b) of the Internal Revenue Code of 1986 |
| 7 | constitutes a claim or a debt under this title;". |
| 8 | (c) EXCEPTIONS TO DISCHARGE.—Section 523(a) of |
| 9 | title 11, United States Code, as amended by section 215, |
| 10 | is amended by adding at the end the following: |
| 11 | "(19) owed to a pension, profit-sharing, stock |
| 12 | bonus, or other plan established under section 401, |
| 13 | 403, 408, 408A, 414, 457, or 501(c) of the Internal |
| 14 | Revenue Code of 1986, under— |
| 15 | "(A) a loan permitted under section |
| 16 | 408(b)(1) of the Employee Retirement Income |
| 17 | Security Act of 1974, or subject to section |
| 18 | 72(p) of the Internal Revenue Code of 1986; or |
| 19 | "(B) a loan from the thrift savings plan |
| 20 | described in subchapter III of chapter 84 of |
| 21 | title 5, that satisfies the requirements of section |
| 22 | 8433(g) of such title; |
| 23 | but nothing in this paragraph may be construed to |
| 24 | provide that any loan made under a governmental |
| 25 | plan under section 414(d), or a contract or account |

under section 403(b), of the Internal Revenue Code
 of 1986 constitutes a claim or a debt under this
 title.".

4 (d) PLAN CONTENTS.—Section 1322 of title 11,
5 United States Code, is amended by adding at the end the
6 following:

7 "(f) A plan may not materially alter the terms of a
8 loan described in section 362(b)(19) and any amounts re9 quired to repay such loan shall not constitute 'disposable
10 income' under section 1325.".

11 (e) Asset Limitation.—

12 (1) LIMITATION.—Section 522 of title 11,
13 United States Code, is amended by adding at the
14 end the following:

15 "(n) For assets in individual retirement accounts described in section 408 or 408A of the Internal Revenue 16 17 Code of 1986, other than a simplified employee pension 18 under section 408(k) of that Code or a simple retirement 19 account under section 408(p) of that Code, the aggregate 20 value of such assets exempted under this section, without 21 regard to amounts attributable to rollover contributions 22 under section 402(c), 402(e)(6), 403(a)(4), 403(a)(5), and 23 403(b)(8) of the Internal Revenue Code of 1986, and 24 earnings thereon, shall not exceed \$1,000,000 in a case 25 filed by a debtor who is an individual, except that such

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3

quire.".

(2)

amount may be increased if the interests of justice so re-

ADJUSTMENT OF DOLLAR AMOUNTS.-

4 Paragraphs (1) and (2) of section 104(b) of title 11, 5 United States Code, are amended by inserting "522(n)," after "522(d),". 6 7 SEC. 225. PROTECTION OF EDUCATION SAVINGS IN BANK-8 **RUPTCY.** 9 (a) EXCLUSIONS.—Section 541 of title 11, United 10 States Code, is amended— 11 (1) in subsection (b)— (A) in paragraph (4), by striking "or" at 12 13 the end: 14 (B) by redesignating paragraph (5) as 15 paragraph (9); and 16 (C) by inserting after paragraph (4) the 17 following: 18 "(5) funds placed in an education individual re-19 tirement account (as defined in section 530(b)(1) of 20 the Internal Revenue Code of 1986) not later than 21 365 days before the date of filing of the petition, 22 but-"(A) only if the designated beneficiary of 23 24 such account was a son, daughter, stepson, 25 stepdaughter, grandchild, or step-grandchild of

| 1 | the debtor for the taxable year for which funds |
|----|---|
| 2 | were placed in such account; |
| 3 | "(B) only to the extent that such funds— |
| 4 | "(i) are not pledged or promised to |
| 5 | any entity in connection with any extension |
| 6 | of credit; and |
| 7 | "(ii) are not excess contributions (as |
| 8 | described in section 4973(e) of the Internal |
| 9 | Revenue Code of 1986); and |
| 10 | "(C) in the case of funds placed in all such |
| 11 | accounts having the same designated bene- |
| 12 | ficiary not earlier than 720 days nor later than |
| 13 | 365 days before such date, only so much of |
| 14 | such funds as does not exceed \$5,000; |
| 15 | "(6) funds used to purchase a tuition credit or |
| 16 | certificate or contributed to an account in accord- |
| 17 | ance with section $529(b)(1)(A)$ of the Internal Rev- |
| 18 | enue Code of 1986 under a qualified State tuition |
| 19 | program (as defined in section $529(b)(1)$ of such |
| 20 | Code) not later than 365 days before the date of fil- |
| 21 | ing of the petition, but— |
| 22 | "(A) only if the designated beneficiary of |
| 23 | the amounts paid or contributed to such tuition |
| 24 | program was a son, daughter, stepson, step- |
| 25 | daughter, grandchild, or step-grandchild of the |
| | |

| 1 | debtor for the taxable year for which funds |
|----|---|
| 2 | were paid or contributed; |
| 3 | "(B) with respect to the aggregate amount |
| 4 | paid or contributed to such program having the |
| 5 | same designated beneficiary, only so much of |
| 6 | such amount as does not exceed the total con- |
| 7 | tributions permitted under section $529(b)(7)$ of |
| 8 | such Code with respect to such beneficiary, as |
| 9 | adjusted beginning on the date of the filing of |
| 10 | the petition by the annual increase or decrease |
| 11 | (rounded to the nearest tenth of 1 percent) in |
| 12 | the education expenditure category of the Con- |
| 13 | sumer Price Index prepared by the Department |
| | |

14 of Labor; and

"(C) in the case of funds paid or contributed to such program having the same designated beneficiary not earlier than 720 days
nor later than 365 days before such date, only
so much of such funds as does not exceed
\$5,000;"; and

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

"(e) In determining whether any of the relationships
specified in paragraph (5)(A) or (6)(A) of subsection (b)
exists, a legally adopted child of an individual (and a child
who is a member of an individual's household, if placed

1 with such individual by an authorized placement agency
2 for legal adoption by such individual), or a foster child
3 of an individual (if such child has as the child's principal
4 place of abode the home of the debtor and is a member
5 of the debtor's household) shall be treated as a child of
6 such individual by blood.".

7 (b) DEBTOR'S DUTIES.—Section 521 of title 11,
8 United States Code, as amended by section 106, is amend9 ed by adding at the end the following:

10 "(c) In addition to meeting the requirements under 11 subsection (a), a debtor shall file with the court a record 12 of any interest that a debtor has in an education individual 13 retirement account (as defined in section 530(b)(1) of the 14 Internal Revenue Code of 1986) or under a qualified State 15 tuition program (as defined in section 529(b)(1) of such 16 Code).".

17 SEC. 226. DEFINITIONS.

18 (a) DEFINITIONS.—Section 101 of title 11, United19 States Code, is amended—

20 (1) by inserting after paragraph (2) the fol-21 lowing:

"(3) 'assisted person' means any person whose
debts consist primarily of consumer debts and the
value of whose nonexempt property is less than
\$150,000;";

(2) by inserting after paragraph (4) the fol lowing:

"(4A) 'bankruptcy assistance' means any goods 3 4 or services sold or otherwise provided to an assisted 5 person with the express or implied purpose of pro-6 viding information, advice, counsel, document prepa-7 ration, or filing, or attendance at a creditors' meet-8 ing or appearing in a proceeding on behalf of an-9 other or providing legal representation with respect 10 to a case or proceeding under this title;"; and

(3) by inserting after paragraph (12) the fol-lowing:

"(12A) 'debt relief agency' means any person
who provides any bankruptcy assistance to an assisted person in return for the payment of money or
other valuable consideration, or who is a bankruptcy
petition preparer under section 110, but does not include—

"(A) any person that is an officer, director,
employee, or agent of a person who provides
such assistance or of such preparer;

"(B) a nonprofit organization which is exempt from taxation under section 501(c)(3) of
the Internal Revenue Code of 1986;

| 1 | "(C) a creditor of such assisted person, to |
|----|---|
| 2 | the extent that the creditor is assisting such as- |
| 3 | sisted person to restructure any debt owed by |
| 4 | such assisted person to the creditor; |
| 5 | "(D) a depository institution (as defined in |
| 6 | section 3 of the Federal Deposit Insurance Act) |
| 7 | or any Federal credit union or State credit |
| 8 | union (as those terms are defined in section |
| 9 | 101 of the Federal Credit Union Act), or any |
| 10 | affiliate or subsidiary of such depository institu- |
| 11 | tion or credit union; or |
| 12 | "(E) an author, publisher, distributor, or |
| 13 | seller of works subject to copyright protection |
| 14 | under title 17, when acting in such capacity.". |
| 15 | (b) Conforming Amendment.—Section 104(b) of |
| 16 | title 11, United States Code, is amended by inserting |
| 17 | "101(3)," after "sections" each place it appears. |
| 18 | SEC. 227. RESTRICTIONS ON DEBT RELIEF AGENCIES. |
| 19 | (a) Enforcement.—Subchapter II of chapter 5 of |
| 20 | title 11, United States Code, is amended by adding at the |
| 21 | end the following: |
| 22 | "§ 526. Restrictions on debt relief agencies |
| 23 | "(a) A debt relief agency shall not— |
| 24 | "(1) fail to perform any service that such agen- |
| 25 | cy informed an assisted person or prospective as- |

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|----|---|
| 1 | sisted person it would provide in connection with a |
| 2 | case or proceeding under this title; |
| 3 | "(2) make any statement, or counsel or advise |
| 4 | any assisted person or prospective assisted person to |
| 5 | make a statement in a document filed in a case or |
| 6 | proceeding under this title, that is untrue and mis- |
| 7 | leading, or that upon the exercise of reasonable care, |
| 8 | should have been known by such agency to be untrue |
| 9 | or misleading; |
| 10 | "(3) misrepresent to any assisted person or pro- |
| 11 | spective assisted person, directly or indirectly, af- |
| 12 | firmatively or by material omission, with respect |
| 13 | to— |
| 14 | "(i) the services that such agency will pro- |
| 15 | vide to such person; or |
| 16 | "(ii) the benefits and risks that may result |
| 17 | if such person becomes a debtor in a case under |
| 18 | this title; or |
| 19 | "(4) advise an assisted person or prospective |
| 20 | assisted person to incur more debt in contemplation |
| 21 | of such person filing a case under this title or to pay |
| 22 | an attorney or bankruptcy petition preparer fee or |
| 23 | charge for services performed as part of preparing |
| 24 | for or representing a debtor in a case under this |
| 25 | title. |

"(b) Any waiver by any assisted person of any protec tion or right provided under this section shall not be en forceable against the debtor by any Federal or State court
 or any other person, but may be enforced against a debt
 relief agency.

6 "(c)(1) Any contract for bankruptcy assistance be-7 tween a debt relief agency and an assisted person that 8 does not comply with the material requirements of this 9 section, section 527, or section 528 shall be void and may 10 not be enforced by any Federal or State court or by any 11 other person, other than such assisted person.

12 "(2) Any debt relief agency shall be liable to an as-13 sisted person in the amount of any fees or charges in connection with providing bankruptcy assistance to such per-14 15 son that such debt relief agency has received, for actual damages, and for reasonable attorneys' fees and costs if 16 17 such agency is found, after notice and a hearing, to have— 18 "(A) intentionally or negligently failed to com-19 ply with any provision of this section, section 527, 20 or section 528 with respect to a case or proceeding 21 under this title for such assisted person;

"(B) provided bankruptcy assistance to an assisted person in a case or proceeding under this title
that is dismissed or converted to a case under another chapter of this title because of such agency's

intentional or negligent failure to file any required
 document including those specified in section 521; or
 "(C) intentionally or negligently disregarded the
 material requirements of this title or the Federal
 Rules of Bankruptcy Procedure applicable to such
 agency.

7 "(3) In addition to such other remedies as are pro8 vided under State law, whenever the chief law enforcement
9 officer of a State, or an official or agency designated by
10 a State, has reason to believe that any person has violated
11 or is violating this section, the State—

12 "(A) may bring an action to enjoin such viola-13 tion;

"(B) may bring an action on behalf of its residents to recover the actual damages of assisted persons arising from such violation, including any liability under paragraph (2); and

"(C) in the case of any successful action under
subparagraph (A) or (B), shall be awarded the costs
of the action and reasonable attorney fees as determined by the court.

"(4) The district court of the United States for any
district located in the State shall have concurrent jurisdiction of any action under subparagraph (A) or (B) of paragraph (3).

"(5) Notwithstanding any other provision of Federal
 law and in addition to any other remedy provided under
 Federal or State law, if the court, on its own motion or
 on the motion of the United States trustee or the debtor,
 finds that a person intentionally violated this section, or
 engaged in a clear and consistent pattern or practice of
 violating this section, the court may—

8 "(A) enjoin the violation of such section; or

9 "(B) impose an appropriate civil penalty10 against such person.

11 "(d) No provision of this section, section 527, or sec-12 tion 528 shall—

"(1) annul, alter, affect, or exempt any person
subject to such sections from complying with any
law of any State except to the extent that such law
is inconsistent with those sections, and then only to
the extent of the inconsistency; or

18 "(2) be deemed to limit or curtail the authority19 or ability—

20 "(A) of a State or subdivision or instru21 mentality thereof, to determine and enforce
22 qualifications for the practice of law under the
23 laws of that State; or

"(B) of a Federal court to determine and
 enforce the qualifications for the practice of law
 before that court.".

4 (b) CONFORMING AMENDMENT.—The table of sec5 tions for chapter 5 of title 11, United States Code, is
6 amended by inserting after the item relating to section
7 525, the following:

"526. Restrictions on debt relief agencies.".

8 SEC. 228. DISCLOSURES.

9 (a) DISCLOSURES.—Subchapter II of chapter 5 of
10 title 11, United States Code, as amended by section 227,
11 is amended by adding at the end the following:

12 **"§ 527. Disclosures**

13 "(a) A debt relief agency providing bankruptcy assist-14 ance to an assisted person shall provide—

15 "(1) the written notice required under section
16 342(b)(1) of this title; and

17 "(2) to the extent not covered in the written no-18 tice described in paragraph (1), and not later than 19 3 business days after the first date on which a debt 20 relief agency first offers to provide any bankruptcy 21 assistance services to an assisted person, a clear and 22 conspicuous written notice advising assisted persons 23 that—

24 "(A) all information that the assisted per-25 son is required to provide with a petition and

| 1 | thereafter during a case under this title is re- |
|----|--|
| 2 | quired to be complete, accurate, and truthful; |
| 3 | "(B) all assets and all liabilities are re- |
| 4 | quired to be completely and accurately disclosed |
| 5 | in the documents filed to commence the case, |
| 6 | and the replacement value of each asset as de- |
| 7 | fined in section 506 of this title must be stated |
| 8 | in those documents where requested after rea- |
| 9 | sonable inquiry to establish such value; |
| 10 | "(C) current monthly income, the amounts |
| 11 | specified in section $707(b)(2)$, and, in a case |
| 12 | under chapter 13, disposable income (deter- |
| 13 | mined in accordance with section $707(b)(2)$, are |
| 14 | required to be stated after reasonable inquiry; |
| 15 | and |
| 16 | "(D) information that an assisted person |
| 17 | provides during their case may be audited pur- |
| 18 | suant to this title, and that failure to provide |
| 19 | such information may result in dismissal of the |
| 20 | case under this title or other sanction including, |
| 21 | in some instances, criminal sanctions. |
| 22 | "(b) A debt relief agency providing bankruptcy assist- |
| 23 | ance to an assisted person shall provide each assisted per- |
| 24 | son at the same time as the notices required under sub- |
| 25 | section $(a)(1)$ with the following statement, to the extent |
| | |

applicable, or one substantially similar. The statement
 shall be clear and conspicuous and shall be in a single
 document separate from other documents or notices pro vided to the assisted person:

5 "IMPORTANT INFORMATION ABOUT BANK6 RUPTCY ASSISTANCE SERVICES FROM AN AT7 TORNEY OR BANKRUPTCY PETITION PRE8 PARER.

9 "'If you decide to seek bankruptcy relief, you can 10 represent yourself, you can hire an attorney to represent you, or you can get help in some localities from a bank-11 ruptcy petition preparer who is not an attorney. THE 12 LAW REQUIRES AN ATTORNEY OR BANKRUPTCY 13 PETITION PREPARER TO GIVE YOU A WRITTEN 14 15 CONTRACT SPECIFYING WHAT THE ATTORNEY OR BANKRUPTCY PETITION PREPARER WILL DO 16 FOR YOU AND HOW MUCH IT WILL COST. Ask to 17 see the contract before you hire anyone. 18

"The following information helps you understand
what must be done in a routine bankruptcy case to help
you evaluate how much service you need. Although bankruptcy can be complex, many cases are routine.

23 "'Before filing a bankruptcy case, either you or your
24 attorney should analyze your eligibility for different forms
25 of debt relief made available by the Bankruptcy Code and

which form of relief is most likely to be beneficial for you. 1 2 Be sure you understand the relief you can obtain and its 3 limitations. To file a bankruptcy case, documents called 4 a Petition, Schedules and Statement of Financial Affairs, 5 as well as in some cases a Statement of Intention need to be prepared correctly and filed with the bankruptcy 6 7 court. You will have to pay a filing fee to the bankruptcy 8 court. Once your case starts, you will have to attend the 9 required first meeting of creditors where you may be ques-10 tioned by a court official called a 'trustee' and by credi-11 tors.

"'If you choose to file a chapter 7 case, you may
be asked by a creditor to reaffirm a debt. You may want
help deciding whether to do so and a creditor is not permitted to coerce you into reaffirming your debts.

"If you choose to file a chapter 13 case in which
you repay your creditors what you can afford over 3 to
5 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.

21 "'If you select another type of relief under the Bank22 ruptcy Code other than chapter 7 or chapter 13, you will
23 want to find out what needs to be done from someone fa24 miliar with that type of relief.

"Your bankruptcy case may also involve litigation.
 You are generally permitted to represent yourself in litiga tion in bankruptcy court, but only attorneys, not bank ruptcy petition preparers, can give you legal advice."

5 "(c) Except to the extent the debt relief agency provides the required information itself after reasonably dili-6 7 gent inquiry of the assisted person or others so as to ob-8 tain such information reasonably accurately for inclusion 9 on the petition, schedules or statement of financial affairs, 10 a debt relief agency providing bankruptcy assistance to an 11 assisted person, to the extent permitted by nonbankruptcy 12 law, shall provide each assisted person at the time required for the notice required under subsection (a)(1) rea-13 14 sonably sufficient information (which shall be provided in 15 a clear and conspicuous writing) to the assisted person on how to provide all the information the assisted person 16 is required to provide under this title pursuant to section 17 521, including— 18

"(1) how to value assets at replacement value,
determine current monthly income, the amounts
specified in section 707(b)(2) and, in a chapter 13
case, how to determine disposable income in accordance with section 707(b)(2) and related calculations;

1 "(2) how to complete the list of creditors, in-2 cluding how to determine what amount is owed and 3 what address for the creditor should be shown; and 4 "(3) how to determine what property is exempt 5 and how to value exempt property at replacement 6 value as defined in section 506 of this title. 7 "(d) A debt relief agency shall maintain a copy of 8 the notices required under subsection (a) of this section 9 for 2 years after the date on which the notice is given 10 the assisted person.". 11 (b) CONFORMING AMENDMENT.—The table of sec-12 tions for chapter 5 of title 11, United States Code, as 13 amended by section 227, is amended by inserting after the item relating to section 526 the following: 14 "527. Disclosures.". 15 SEC. 229. REQUIREMENTS FOR DEBT RELIEF AGENCIES. 16 (a) ENFORCEMENT.—Subchapter II of chapter 5 of 17 title 11, United States Code, as amended by sections 227 and 228, is amended by adding at the end the following: 18 19 "§ 528. Requirements for debt relief agencies 20 "(a) A debt relief agency shall— ((1) not later than 5 business days after the 21 22 first date on which such agency provides any bank-23 ruptcy assistance services to an assisted person, but 24 prior to such assisted person's petition under this 25 title being filed, execute a written contract with such •HR 975 IH

| 1 | assisted person that explains clearly and conspicu- |
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| 2 | ously— |
| 3 | "(A) the services such agency will provide |
| 4 | to such assisted person; and |
| 5 | "(B) the fees or charges for such services, |
| 6 | and the terms of payment; |
| 7 | "(2) provide the assisted person with a copy of |
| 8 | the fully executed and completed contract; |
| 9 | "(3) clearly and conspicuously disclose in any |
| 10 | advertisement of bankruptcy assistance services or of |
| 11 | the benefits of bankruptcy directed to the general |
| 12 | public (whether in general media, seminars or spe- |
| 13 | cific mailings, telephonic or electronic messages, or |
| 14 | otherwise) that the services or benefits are with re- |
| 15 | spect to bankruptcy relief under this title; and |
| 16 | "(4) clearly and conspicuously use the following |
| 17 | statement in such advertisement: 'We are a debt re- |
| 18 | lief agency. We help people file for bankruptcy relief |
| 19 | under the Bankruptcy Code.' or a substantially simi- |
| 20 | lar statement. |
| 21 | ((b)(1) An advertisement of bankruptcy assistance |
| 22 | services or of the benefits of bankruptcy directed to the |
| 23 | general public includes— |
| 24 | "(A) descriptions of bankruptcy assistance in |
| 25 | connection with a chapter 13 plan whether or not |

chapter 13 is specifically mentioned in such adver tisement; and

"(B) statements such as 'federally supervised 3 4 repayment plan' or 'Federal debt restructuring help' 5 or other similar statements that could lead a reason-6 able consumer to believe that debt counseling was 7 being offered when in fact the services were directed 8 to providing bankruptcy assistance with a chapter 9 13 plan or other form of bankruptcy relief under 10 this title.

"(2) An advertisement, directed to the general public,
indicating that the debt relief agency provides assistance
with respect to credit defaults, mortgage foreclosures, eviction proceedings, excessive debt, debt collection pressure,
or inability to pay any consumer debt shall—

"(A) disclose clearly and conspicuously in such
advertisement that the assistance may involve bankruptcy relief under this title; and

''(B) include the following statement: 'We are a
debt relief agency. We help people file for bankruptcy relief under the Bankruptcy Code.' or a substantially similar statement.''.

23 (b) CONFORMING AMENDMENT.—The table of sec-24 tions for chapter 5 of title 11, United States Code, as

amended by section 227 and 228, is amended by inserting
 after the item relating to section 527, the following:
 "528. Requirements for debt relief agencies.".

3 SEC. 230. GAO STUDY.

4 (a) STUDY.—Not later than 270 days after the date of enactment of this Act, the Comptroller General of the 5 6 United States shall conduct a study of the feasibility, ef-7 fectiveness, and cost of requiring trustees appointed under 8 title 11, United States Code, or the bankruptcy courts, to provide to the Office of Child Support Enforcement 9 promptly after the commencement of cases by debtors who 10 11 are individuals under such title, the names and social secu-12 rity numbers of such debtors for the purposes of allowing such Office to determine whether such debtors have out-13 standing obligations for child support (as determined on 14 15 the basis of information in the Federal Case Registry or other national database). 16

(b) REPORT.—Not later than 300 days after the date
of enactment of this Act, the Comptroller General shall
submit to the President pro tempore of the Senate and
the Speaker of the House of Representatives a report containing the results of the study required by subsection (a).

1 SEC. 231. PROTECTION OF PERSONALLY IDENTIFIABLE IN 2 FORMATION.

3 (a) LIMITATION.—Section 363(b)(1) of title 11,
4 United States Code, is amended by striking the period at
5 the end and inserting the following:

6 ", except that if the debtor in connection with offering 7 a product or a service discloses to an individual a policy prohibiting the transfer of personally identifiable informa-8 9 tion about individuals to persons that are not affiliated with the debtor and if such policy is in effect on the date 10 11 of the commencement of the case, then the trustee may not sell or lease personally identifiable information to any 12 person unless— 13

14 "(A) such sale or such lease is consistent with15 such policy; or

"(B) after appointment of a consumer privacy
ombudsman in accordance with section 332, and
after notice and a hearing, the court approves such
sale or such lease—

20 "(i) giving due consideration to the facts,
21 circumstances, and conditions of such sale or
22 such lease; and

23 "(ii) finding that no showing was made
24 that such sale or such lease would violate appli25 cable nonbankruptcy law.".

| 1 | (b) DEFINITION.—Section 101 of title 11, United |
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| 2 | States Code, is amended by inserting after paragraph (41) |
| 3 | the following: |
| 4 | "(41A) 'personally identifiable information' |
| 5 | means— |
| 6 | "(A) if provided by an individual to the |
| 7 | debtor in connection with obtaining a product |
| 8 | or a service from the debtor primarily for per- |
| 9 | sonal, family, or household purposes— |
| 10 | "(i) the first name (or initial) and last |
| 11 | name of such individual, whether given at |
| 12 | birth or time of adoption, or resulting from |
| 13 | a lawful change of name; |
| 14 | "(ii) the geographical address of a |
| 15 | physical place of residence of such indi- |
| 16 | vidual; |
| 17 | "(iii) an electronic address (including |
| 18 | an e-mail address) of such individual; |
| 19 | "(iv) a telephone number dedicated to |
| 20 | contacting such individual at such physical |
| 21 | place of residence; |
| 22 | "(v) a social security account number |
| 23 | issued to such individual; or |
| 24 | "(vi) the account number of a credit |
| 25 | card issued to such individual; or |

| 1 | "(B) if identified in connection with 1 or |
|----|--|
| 2 | more of the items of information specified in |
| 3 | subparagraph (A)— |
| 4 | "(i) a birth date, the number of a cer- |
| 5 | tificate of birth or adoption, or a place of |
| 6 | birth; or |
| 7 | "(ii) any other information concerning |
| 8 | an identified individual that, if disclosed, |
| 9 | will result in contacting or identifying such |
| 10 | individual physically or electronically;". |
| 11 | SEC. 232. CONSUMER PRIVACY OMBUDSMAN. |
| 12 | (a) Consumer Privacy Ombudsman.—Title 11 of |
| 13 | the United States Code is amended by inserting after sec- |
| 14 | tion 331 the following: |
| 15 | "§332. Consumer privacy ombudsman |
| 16 | "(a) If a hearing is required under section |
| 17 | 363(b)(1)(B) of this title, the court shall order the United |
| 18 | States trustee to appoint, not later than 5 days before the |
| 19 | commencement of the hearing, 1 disinterested person |
| 20 | (other than the United States trustee) to serve as the con- |
| 21 | sumer privacy ombudsman in the case and shall require |
| 22 | that notice of such hearing be timely given to such om- |
| 22 | |
| 23 | budsman. |

24 "(b) The consumer privacy ombudsman may appear25 and be heard at such hearing and shall provide to the

court information to assist the court in its consideration
 of the facts, circumstances, and conditions of the proposed
 sale or lease of personally identifiable information under
 section 363(b)(1)(B) of this title. Such information may
 include presentation of—

6 "(1) the debtor's privacy policy;

7 "(2) the potential losses or gains of privacy to
8 consumers if such sale or such lease is approved by
9 the court;

"(3) the potential costs or benefits to consumers if such sale or such lease is approved by the
court; and

"(4) the potential alternatives that would mitigate potential privacy losses or potential costs to
consumers.

16 "(c) A consumer privacy ombudsman shall not dis-17 close any personally identifiable information obtained by18 the ombudsman under this title.".

(b) COMPENSATION OF CONSUMER PRIVACY OMBUDSMAN.—Section 330(a)(1) of title 11, United States
Code, is amended in the matter preceding subparagraph
(A), by inserting "a consumer privacy ombudsman appointed under section 332," before "an examiner".

24 (c) CONFORMING AMENDMENT.—The table of sec-25 tions for subchapter II of chapter 3 of title 11, United

States Code, is amended by adding at the end the fol lowing:

"332. Consumer privacy ombudsman.".

3 SEC. 233. PROHIBITION ON DISCLOSURE OF NAME OF 4 MINOR CHILDREN.

5 (a) PROHIBITION.—Title 11 of the United States
6 Code, as amended by section 106, is amended by inserting
7 after section 111 the following:

8 "§112. Prohibition on disclosure of name of minor 9 children

10 "The debtor may be required to provide information 11 regarding a minor child involved in matters under this title 12 but may not be required to disclose in the public records in the case the name of such minor child. The debtor may 13 14 be required to disclose the name of such minor child in a nonpublic record that is maintained by the court and 15 made available by the court for examination by the United 16 17 States trustee, the trustee, and the auditor (if any) appointed under section 586(f) of title 28, in the case. The 18 19 court, the United States trustee, the trustee, and such 20auditor shall not disclose the name of such minor child 21 maintained in such nonpublic record.".

(b) CLERICAL AMENDMENT.—The table of sectionsfor chapter 1 of title 11, United States Code, as amended

1 by section 106, is amended by inserting after the item relating to section 111 the following: 2 "112. Prohibition on disclosure of name of minor children.". 3 (c) CONFORMING AMENDMENT.—Section 107(a) of 4 title 11, United States Code, is amended by inserting "and 5 subject to section 112 of this title" after "section". TITLE III—DISCOURAGING 6 **BANKRUPTCY ABUSE** 7 8 SEC. 301. REINFORCEMENT OF THE FRESH START. 9 Section 523(a)(17) of title 11, United States Code, is amended— 10 (1) by striking "by a court" and inserting "on 11 12 a prisoner by any court"; (2) by striking "section 1915(b) or (f)" and in-13 serting "subsection (b) or (f)(2) of section 1915"; 14 15 and 16 (3) by inserting "(or a similar non-Federal 17 law)" after "title 28" each place it appears. 18 SEC. 302. DISCOURAGING BAD FAITH REPEAT FILINGS. Section 362(c) of title 11, United States Code, is 19 20 amended-(1) in paragraph (1), by striking "and" at the 21 22 end; 23 (2) in paragraph (2), by striking the period at 24 the end and inserting a semicolon; and 25 (3) by adding at the end the following:

| 1 | "(3) if a single or joint case is filed by or |
|----|---|
| 2 | against debtor who is an individual in a case under |
| 3 | chapter 7, 11, or 13, and if a single or joint case |
| 4 | of the debtor was pending within the preceding 1- |
| 5 | year period but was dismissed, other than a case |
| 6 | refiled under a chapter other than chapter 7 after |
| 7 | dismissal under section 707(b)— |
| 8 | "(A) the stay under subsection (a) with re- |
| 9 | spect to any action taken with respect to a debt |
| 10 | or property securing such debt or with respect |
| 11 | to any lease shall terminate with respect to the |
| 12 | debtor on the 30th day after the filing of the |
| 13 | later case; |
| 14 | "(B) on the motion of a party in interest |
| 15 | for continuation of the automatic stay and upon |
| 16 | notice and a hearing, the court may extend the |
| 17 | stay in particular cases as to any or all credi- |
| 18 | tors (subject to such conditions or limitations |
| 19 | as the court may then impose) after notice and |
| 20 | a hearing completed before the expiration of the |
| 21 | 30-day period only if the party in interest dem- |
| 22 | onstrates that the filing of the later case is in |
| 23 | good faith as to the creditors to be stayed; and |
| 24 | "(C) for purposes of subparagraph (B), a |
| 25 | case is presumptively filed not in good faith |

| 1 | (but such presumption may be rebutted by clear |
|----|--|
| 2 | and convincing evidence to the contrary)— |
| 3 | "(i) as to all creditors, if— |
| 4 | "(I) more than 1 previous case |
| 5 | under any of chapters 7, 11, and 13 |
| 6 | in which the individual was a debtor |
| 7 | was pending within the preceding 1- |
| 8 | year period; |
| 9 | "(II) a previous case under any |
| 10 | of chapters 7, 11, and 13 in which the |
| 11 | individual was a debtor was dismissed |
| 12 | within such 1-year period, after the |
| 13 | debtor failed to— |
| 14 | "(aa) file or amend the peti- |
| 15 | tion or other documents as re- |
| 16 | quired by this title or the court |
| 17 | without substantial excuse (but |
| 18 | mere inadvertence or negligence |
| 19 | shall not be a substantial excuse |
| 20 | unless the dismissal was caused |
| 21 | by the negligence of the debtor's |
| 22 | attorney); |
| 23 | "(bb) provide adequate pro- |
| 24 | tection as ordered by the court; |
| 25 | OF |

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| 1 | "(cc) perform the terms of a |
| 2 | plan confirmed by the court; or |
| 3 | "(III) there has not been a sub- |
| 4 | stantial change in the financial or per- |
| 5 | sonal affairs of the debtor since the |
| 6 | dismissal of the next most previous |
| 7 | case under chapter 7, 11, or 13 or |
| 8 | any other reason to conclude that the |
| 9 | later case will be concluded— |
| 10 | "(aa) if a case under chap- |
| 11 | ter 7, with a discharge; or |
| 12 | "(bb) if a case under chap- |
| 13 | ter 11 or 13, with a confirmed |
| 14 | plan that will be fully performed; |
| 15 | and |
| 16 | "(ii) as to any creditor that com- |
| 17 | menced an action under subsection (d) in |
| 18 | a previous case in which the individual was |
| 19 | a debtor if, as of the date of dismissal of |
| 20 | such case, that action was still pending or |
| 21 | had been resolved by terminating, condi- |
| 22 | tioning, or limiting the stay as to actions |
| 23 | of such creditor; and |
| 24 | "(4)(A)(i) if a single or joint case is filed by or |
| 25 | against a debtor who is an individual under this |
| | |

| 1 | title, and if 2 or more single or joint cases of the |
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| 2 | debtor were pending within the previous year but |
| 3 | were dismissed, other than a case refiled under sec- |
| 4 | tion 707(b), the stay under subsection (a) shall not |
| 5 | go into effect upon the filing of the later case; and |
| 6 | "(ii) on request of a party in interest, the court |
| 7 | shall promptly enter an order confirming that no |
| 8 | stay is in effect; |
| 9 | "(B) if, within 30 days after the filing of the |
| 10 | later case, a party in interest requests the court may |
| 11 | order the stay to take effect in the case as to any |
| 12 | or all creditors (subject to such conditions or limita- |
| 13 | tions as the court may impose), after notice and a |
| 14 | hearing, only if the party in interest demonstrates |
| 15 | that the filing of the later case is in good faith as |
| 16 | to the creditors to be stayed; |
| 17 | "(C) a stay imposed under subparagraph (B) |
| 18 | shall be effective on the date of entry of the order |
| 19 | allowing the stay to go into effect; and |
| 20 | "(D) for purposes of subparagraph (B), a case |
| 21 | is presumptively not filed in good faith (but such |
| 22 | presumption may be rebutted by clear and con- |
| 23 | vincing evidence to the contrary)— |
| 24 | "(i) as to all creditors if— |
| | |

"(I) 2 or more previous cases under this title in which the individual was a debtor were pending within the 1-year period;

"(II) a previous case under this title 5 6 in which the individual was a debtor was dismissed within the time period stated in 7 this paragraph after the debtor failed to 8 9 file or amend the petition or other docu-10 ments as required by this title or the court 11 without substantial excuse (but mere inad-12 vertence or negligence shall not be sub-13 stantial excuse unless the dismissal was 14 caused by the negligence of the debtor's at-15 torney), failed to provide adequate protec-16 tion as ordered by the court, or failed to 17 perform the terms of a plan confirmed by 18 the court; or

19 "(III) there has not been a substan20 tial change in the financial or personal af21 fairs of the debtor since the dismissal of
22 the next most previous case under this
23 title, or any other reason to conclude that
24 the later case will not be concluded, if a
25 case under chapter 7, with a discharge,

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| 1 | and if a case under chapter 11 or 13, with |
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| 2 | a confirmed plan that will be fully per- |
| 3 | formed; or |
| 4 | "(ii) as to any creditor that commenced an |
| 5 | action under subsection (d) in a previous case |
| 6 | in which the individual was a debtor if, as of |
| 7 | the date of dismissal of such case, such action |
| 8 | was still pending or had been resolved by termi- |
| 9 | nating, conditioning, or limiting the stay as to |
| 10 | action of such creditor.". |
| 11 | SEC. 303. CURBING ABUSIVE FILINGS. |
| 12 | (a) IN GENERAL.—Section 362(d) of title 11, United |
| 13 | States Code, is amended— |
| 14 | (1) in paragraph (2) , by striking "or" at the |
| 15 | end; |
| 16 | (2) in paragraph (3), by striking the period at |
| 17 | the end and inserting "; or"; and |
| 18 | (3) by adding at the end the following: |
| 19 | "(4) with respect to a stay of an act against |
| 20 | real property under subsection (a), by a creditor |
| 21 | whose claim is secured by an interest in such real |
| 22 | estate, if the court finds that the filing of the bank- |
| 23 | ruptcy petition was part of a scheme to delay, |
| 24 | hinder, and defraud creditors that involved either— |

137

"(A) transfer of all or part ownership of,
 or other interest in, the real property without
 the consent of the secured creditor or court approval; or

5 "(B) multiple bankruptcy filings affecting6 the real property.

7 If recorded in compliance with applicable State laws gov-8 erning notices of interests or liens in real property, an 9 order entered under this subsection shall be binding in any 10 other case under this title purporting to affect the real property filed not later than 2 years after the date of entry 11 12 of such order by the court, except that a debtor in a subse-13 quent case may move for relief from such order based upon changed circumstances or for good cause shown, 14 15 after notice and a hearing. Any Federal, State, or local governmental unit that accepts notices of interests or liens 16 in real property shall accept any certified copy of an order 17 18 described in this subsection for indexing and recording.".

(b) AUTOMATIC STAY.—Section 362(b) of title 11,
United States Code, as amended by section 224, is amended by inserting after paragraph (19), the following:

"(20) under subsection (a), of any act to enforce any lien against or security interest in real
property following the entry of an order under section 362(d)(4) as to that property in any prior bank-

| 1 | ruptcy case for a period of 2 years after entry of |
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| 2 | such an order, except that the debtor, in a subse- |
| 3 | quent case, may move the court for relief from such |
| 4 | order based upon changed circumstances or for |
| 5 | other good cause shown, after notice and a hearing; |
| 6 | "(21) under subsection (a), of any act to en- |
| 7 | force any lien against or security interest in real |
| 8 | property— |
| 9 | "(A) if the debtor is ineligible under sec- |
| 10 | tion 109(g) to be a debtor in a bankruptcy case; |
| 11 | or |
| 12 | "(B) if the bankruptcy case was filed in |
| 13 | violation of a bankruptcy court order in a prior |
| 14 | bankruptcy case prohibiting the debtor from |
| 15 | being a debtor in another bankruptcy case;". |
| 16 | SEC. 304. DEBTOR RETENTION OF PERSONAL PROPERTY |
| 17 | SECURITY. |
| 18 | Title 11, United States Code, is amended— |
| 19 | (1) in mation 591(a) and an impated by and |
| | (1) in section $521(a)$, as so designated by sec- |
| 20 | (1) In section 521(a), as so designated by sec- tion 106— |
| 20 21 | |
| | tion 106— |
| 21 | tion 106— (A) in paragraph (4), by striking ", and" |
| 21 22 | tion 106— (A) in paragraph (4), by striking ", and" at the end and inserting a semicolon; |

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"(6) in a case under chapter 7 of this title in

| 2 | which the debtor is an individual, not retain posses- |
|----|---|
| 3 | sion of personal property as to which a creditor has |
| 4 | an allowed claim for the purchase price secured in |
| 5 | whole or in part by an interest in that personal |
| 6 | property unless the debtor, not later than 45 days |
| 7 | after the first meeting of creditors under section |
| 8 | 341(a), either— |
| 9 | "(A) enters into an agreement with the |
| 10 | creditor pursuant to section 524(c) of this title |
| 11 | with respect to the claim secured by such prop- |
| 12 | erty; or |
| 13 | "(B) redeems such property from the secu- |
| 14 | rity interest pursuant to section 722 of this |
| 15 | title. |
| 16 | If the debtor fails to so act within the 45-day period re- |
| 17 | ferred to in paragraph (6), the stay under section 362(a) |
| 18 | of this title is terminated with respect to the personal |
| 19 | property of the estate or of the debtor which is affected, |
| 20 | such property shall no longer be property of the estate, |
| 21 | and the creditor may take whatever action as to such prop- |
| 22 | erty as is permitted by applicable nonbankruptcy law, un- |
| 23 | less the court determines on the motion of the trustee |
| 24 | filedbefore the expiration of such 45-day period, and after |
| 25 | |

tial value or benefit to the estate, orders appropriate ade-1 2 quate protection of the creditor's interest, and orders the 3 debtor to deliver any collateral in the debtor's possession 4 to the trustee."; and (2) in section 722, by inserting "in full at the 5 6 time of redemption" before the period at the end. 7 SEC. 305. RELIEF FROM THE AUTOMATIC STAY WHEN THE 8 **DEBTOR DOES NOT COMPLETE INTENDED** 9 SURRENDER OF CONSUMER DEBT COLLAT-10 ERAL. 11 Title 11, United States Code, is amended— 12 (1) in section 362, as amended by section 13 106— (A) in subsection (c), by striking "(e), and 14 (f)" and inserting "(e), (f), and (h)"; 15 16 (B) by redesignating subsection (h) as sub-17 section (k) and transferring such subsection so 18 as to insert it after subjection (j) as added by 19 section 106; and 20 (C) by inserting after subsection (g) the 21 following: 22 "(h)(1) In a case in which the debtor is an individual, 23 the stay provided by subsection (a) is terminated with respect to personal property of the estate or of the debtor 24 25 securing in whole or in part a claim, or subject to an unexpired lease, and such personal property shall no longer be
 property of the estate if the debtor fails within the applica ble time set by section 521(a)(2) of this title—

"(A) to file timely any statement of intention 4 5 required under section 521(a)(2) of this title with 6 respect to that property or to indicate in that state-7 ment that the debtor will either surrender the prop-8 erty or retain it and, if retaining it, either redeem 9 the property pursuant to section 722 of this title, re-10 affirm the debt it secures pursuant to section 524(c)11 of this title, or assume the unexpired lease pursuant 12 to section 365(p) of this title if the trustee does not 13 do so, as applicable; and

14 "(B) to take timely the action specified in that 15 statement of intention, as it may be amended before 16 expiration of the period for taking action, unless the 17 statement of intention specifies reaffirmation and 18 the creditor refuses to reaffirm on the original con-19 tract terms.

20 "(2) Paragraph (1) does not apply if the court deter-21 mines, on the motion of the trustee filed before the expira-22 tion of the applicable time set by section 521(a)(2), after 23 notice and a hearing, that such property is of consequen-24 tial value or benefit to the estate, and orders appropriate 25 adequate protection of the creditor's interest, and orders

| 1 | the debtor to deliver any collateral in the debtor's posses- |
|----|--|
| 2 | sion to the trustee. If the court does not so determine, |
| 3 | the stay provided by subsection (a) shall terminate upon |
| 4 | the conclusion of the proceeding on the motion."; and |
| 5 | (2) in section 521, as amended by sections 106 |
| 6 | and 225— |
| 7 | (A) in subsection (a)(2) by striking "con- |
| 8 | sumer''; |
| 9 | (B) in subsection $(a)(2)(B)$ — |
| 10 | (i) by striking "forty-five days after |
| 11 | the filing of a notice of intent under this |
| 12 | section" and inserting "30 days after the |
| 13 | first date set for the meeting of creditors |
| 14 | under section 341(a) of this title"; and |
| 15 | (ii) by striking "forty-five day" and |
| 16 | inserting "30-day"; |
| 17 | (C) in subsection $(a)(2)(C)$ by inserting ", |
| 18 | except as provided in section 362(h) of this |
| 19 | title" before the semicolon; and |
| 20 | (D) by adding at the end the following: |
| 21 | "(d) If the debtor fails timely to take the action speci- |
| 22 | fied in subsection (a)(6) of this section, or in paragraphs |
| 23 | (1) and (2) of section $362(h)$ of this title, with respect |
| 24 | to property which a lessor or bailor owns and has leased, |
| 25 | rented, or bailed to the debtor or as to which a creditor |

holds a security interest not otherwise voidable under sec-1 2 tion 522(f), 544, 545, 547, 548, or 549 of this title, noth-3 ing in this title shall prevent or limit the operation of a 4 provision in the underlying lease or agreement which has 5 the effect of placing the debtor in default under such lease or agreement by reason of the occurrence, pendency, or 6 7 existence of a proceeding under this title or the insolvency 8 of the debtor. Nothing in this subsection shall be deemed 9 to justify limiting such a provision in any other cir-10 cumstance.".

11 SEC. 306. GIVING SECURED CREDITORS FAIR TREATMENT 12 IN CHAPTER 13.

(a) IN GENERAL.—Section 1325(a)(5)(B)(i) of title
14 11, United States Code, is amended to read as follows:
15 "(i) the plan provides that—
16 "(I) the holder of such claim retain
17 the lien securing such claim until the ear18 lier of—

19"(aa) the payment of the under-20lying debt determined under nonbank-21ruptey law; or

22 "(bb) discharge under section
23 1328; and

24 "(II) if the case under this chapter is25 dismissed or converted without completion

| 1 | of the plan, such lien shall also be retained |
|---|---|
| 2 | by such holder to the extent recognized by |
| 3 | applicable nonbankruptcy law; and". |

145

4 (b) RESTORING THE FOUNDATION FOR SECURED
5 CREDIT.—Section 1325(a) of title 11, United States Code,
6 is amended by adding at the end the following:

7 "For purposes of paragraph (5), section 506 shall not 8 apply to a claim described in that paragraph if the creditor 9 has a purchase money security interest securing the debt 10 that is the subject of the claim, the debt was incurred within the 910-day preceding the filing of the petition, and 11 12 the collateral for that debt consists of a motor vehicle (as 13 defined in section 30102 of title 49) acquired for the per-14 sonal use of the debtor, or if collateral for that debt con-15 sists of any other thing of value, if the debt was incurred during the 1-year period preceding that filing.". 16

17 (c) DEFINITIONS.—Section 101 of title 11, United18 States Code, is amended—

19 (1) by inserting after paragraph (13) the fol-20 lowing:

21 "(13A) 'debtor's principal residence'—

"(A) means a residential structure, including incidental property, without regard to
whether that structure is attached to real property; and

| 1 | "(B) includes an individual condominium |
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| 2 | or cooperative unit, a mobile or manufactured |
| 3 | home, or trailer;"; and |
| 4 | (2) by inserting after paragraph (27) , the fol- |
| 5 | lowing: |
| 6 | "(27A) "incidental property" means, with re- |
| 7 | spect to a debtor's principal residence— |
| 8 | "(A) property commonly conveyed with a |
| 9 | principal residence in the area where the real |
| 10 | estate is located; |
| 11 | "(B) all easements, rights, appurtenances, |
| 12 | fixtures, rents, royalties, mineral rights, oil or |
| 13 | gas rights or profits, water rights, escrow |
| 14 | funds, or insurance proceeds; and |
| 15 | "(C) all replacements or additions;". |
| 16 | SEC. 307. DOMICILIARY REQUIREMENTS FOR EXEMPTIONS. |
| 17 | Section 522(b)(3) of title 11, United States Code, as |
| 18 | so designated by section 106, is amended— |
| 19 | (1) in subparagraph (A)— |
| 20 | (A) by striking "180 days" and inserting |
| 21 | "730 days"; and |
| 22 | (B) by striking ", or for a longer portion |
| 23 | of such 180-day period than in any other place" |
| 24 | and inserting "or if the debtor's domicile has |
| 25 | not been located at a single State for such 730- |

| 1 | day period, the place in which the debtor's |
|--|--|
| 2 | domicile was located for 180 days immediately |
| 3 | preceding the 730-day period or for a longer |
| 4 | portion of such 180-day period than in any |
| 5 | other place''; and |
| 6 | (2) by adding at the end the following: |
| 7 | "If the effect of the domiciliary requirement under sub- |
| 8 | paragraph (A) is to render the debtor ineligible for any |
| 9 | exemption, the debtor may elect to exempt property that |
| 10 | is specified under subsection (d).". |
| 11 | SEC. 308. REDUCTION OF HOMESTEAD EXEMPTION FOR |
| 12 | FRAUD. |
| | |
| 13 | Section 522 of title 11, United States Code, as |
| 13 14 | amended by section 224, is amended— |
| | |
| 14 | amended by section 224, is amended— |
| 14 15 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by |
| 14 15 16 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and |
| 14 15 16 17 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and |
| 14 15 16 17 18 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and (2) by adding at the end the following: |
| 14 15 16 17 18 19 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and (2) by adding at the end the following: "(o) For purposes of subsection (b)(3)(A), and not- |
| 14 15 16 17 18 19 20 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and (2) by adding at the end the following: "(o) For purposes of subsection (b)(3)(A), and not- withstanding subsection (a), the value of an interest in— |
| 14 15 16 17 18 19 20 21 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and (2) by adding at the end the following: "(o) For purposes of subsection (b)(3)(A), and not- withstanding subsection (a), the value of an interest in— "(1) real or personal property that the debtor |
| 14 15 16 17 18 19 20 21 22 | amended by section 224, is amended— (1) in subsection (b)(3)(A), as so designated by this Act, by inserting "subject to subsections (o) and (p)," before "any property"; and (2) by adding at the end the following: "(o) For purposes of subsection (b)(3)(A), and not- withstanding subsection (a), the value of an interest in— "(1) real or personal property that the debtor or a dependent of the debtor uses as a residence; |

"(3) a burial plot for the debtor or a dependent
 of the debtor; or

3 "(4) real or personal property that the debtor or a dependent of the debtor claims as a homestead; 4 5 shall be reduced to the extent that such value is attributable to any portion of any property that the debtor dis-6 7 posed of in the 10-year period ending on the date of the 8 filing of the petition with the intent to hinder, delay, or 9 defraud a creditor and that the debtor could not exempt, 10 or that portion that the debtor could not exempt, under 11 subsection (b), if on such date the debtor had held the 12 property so disposed of.".

13 SEC. 309. PROTECTING SECURED CREDITORS IN CHAPTER 14 13 CASES.

(a) STOPPING ABUSIVE CONVERSIONS FROM CHAP16 TER 13.—Section 348(f)(1) of title 11, United States
17 Code, is amended—

18 (1) in subparagraph (A), by striking "and" at19 the end;

20 (2) in subparagraph (B)—

(A) by striking "in the converted case,
with allowed secured claims" and inserting
"only in a case converted to a case under chapter 11 or 12, but not in a case converted to a

(b) GIVING DEBTORS THE ABILITY TO KEEP
LEASED PERSONAL PROPERTY BY ASSUMPTION.—Section
365 of title 11, United States Code, is amended by adding
at the end the following:

under applicable nonbankruptcy law.".

1 "(p)(1) If a lease of personal property is rejected or 2 not timely assumed by the trustee under subsection (d), 3 the leased property is no longer property of the estate and 4 the stay under section 362(a) is automatically terminated. 5 "(2)(A) If the debtor in a case under chapter 7 is an individual, the debtor may notify the creditor in writing 6 7 that the debtor desires to assume the lease. Upon being 8 so notified, the creditor may, at its option, notify the debt-9 or that it is willing to have the lease assumed by the debt-10 or and may condition such assumption on cure of any outstanding default on terms set by the contract. 11

12 "(B) If, not later than 30 days after notice is pro-13 vided under subparagraph (A), the debtor notifies the les-14 sor in writing that the lease is assumed, the liability under 15 the lease will be assumed by the debtor and not by the 16 estate.

"(C) The stay under section 362 and the injunction
under section 524(a)(2) shall not be violated by notification of the debtor and negotiation of cure under this subsection.

21 "(3) In a case under chapter 11 in which the debtor
22 is an individual and in a case under chapter 13, if the
23 debtor is the lessee with respect to personal property and
24 the lease is not assumed in the plan confirmed by the
25 court, the lease is deemed rejected as of the conclusion

| 1 | of the hearing on confirmation. If the lease is rejected, |
|----|--|
| 2 | the stay under section 362 and any stay under section |
| 3 | 1301 is automatically terminated with respect to the prop- |
| 4 | erty subject to the lease.". |
| 5 | (c) Adequate Protection of Lessors and Pur- |
| 6 | CHASE MONEY SECURED CREDITORS.— |
| 7 | (1) CONFIRMATION OF PLAN.—Section |
| 8 | 1325(a)(5)(B) of title 11, United States Code, as |
| 9 | amended by section 306, is amended— |
| 10 | (A) in clause (i), by striking "and" at the |
| 11 | end; |
| 12 | (B) in clause (ii), by striking "or" at the |
| 13 | end and inserting "and"; and |
| 14 | (C) by adding at the end the following: |
| 15 | ''(iii) if— |
| 16 | "(I) property to be distributed pursu- |
| 17 | ant to this subsection is in the form of |
| 18 | periodic payments, such payments shall be |
| 19 | in equal monthly amounts; and |
| 20 | "(II) the holder of the claim is se- |
| 21 | cured by personal property, the amount of |
| 22 | such payments shall not be less than an |
| 23 | amount sufficient to provide to the holder |
| 24 | of such claim adequate protection during |
| 25 | the period of the plan; or". |

(2) PAYMENTS.—Section 1326(a) of title 11,
 United States Code, is amended to read as follows:
 "(a)(1) Unless the court orders otherwise, the debtor
 shall commence making payments not later than 30 days
 after the date of the filing of the plan or the order for
 relief, whichever is earlier, in the amount—

7 "(A) proposed by the plan to the trustee;

8 "(B) scheduled in a lease of personal property 9 directly to the lessor for that portion of the obliga-10 tion that becomes due after the order for relief, re-11 ducing the payments under subparagraph (A) by the 12 amount so paid and providing the trustee with evi-13 dence of such payment, including the amount and 14 date of payment; and

15 "(C) that provides adequate protection directly 16 to a creditor holding an allowed claim secured by 17 personal property to the extent the claim is attrib-18 utable to the purchase of such property by the debt-19 or for that portion of the obligation that becomes 20 due after the order for relief, reducing the payments 21 under subparagraph (A) by the amount so paid and 22 providing the trustee with evidence of such payment, 23 including the amount and date of payment.

24 "(2) A payment made under paragraph (1)(A) shall25 be retained by the trustee until confirmation or denial of

confirmation. If a plan is confirmed, the trustee shall distribute any such payment in accordance with the plan as
soon as is practicable. If a plan is not confirmed, the trustee shall return any such payments not previously paid and
not yet due and owing to creditors pursuant to paragraph
(3) to the debtor, after deducting any unpaid claim allowed under section 503(b).

8 "(3) Subject to section 363, the court may, upon no9 tice and a hearing, modify, increase, or reduce the pay10 ments required under this subsection pending confirma11 tion of a plan.

"(4) Not later than 60 days after the date of filing 12 13 of a case under this chapter, a debtor retaining possession of personal property subject to a lease or securing a claim 14 15 attributable in whole or in part to the purchase price of such property shall provide the lessor or secured creditor 16 17 reasonable evidence of the maintenance of any required insurance coverage with respect to the use or ownership 18 19 of such property and continue to do so for so long as the 20debtor retains possession of such property.".

21 SEC. 310. LIMITATION ON LUXURY GOODS.

Section 523(a)(2)(C) of title 11, United States Code,
is amended to read as follows:

24 "(C)(i) for purposes of subparagraph
25 (A)—

154

| 1 | "(I) consumer debts owed to a single |
|----|--|
| 2 | creditor and aggregating more than \$500 |
| 3 | for luxury goods or services incurred by an |
| 4 | individual debtor on or within 90 days be- |
| 5 | fore the order for relief under this title are |
| 6 | presumed to be nondischargeable; and |
| 7 | "(II) cash advances aggregating more |
| 8 | than \$750 that are extensions of consumer |
| 9 | credit under an open end credit plan ob- |
| 10 | tained by an individual debtor on or within |
| 11 | 70 days before the order for relief under |
| 12 | this title, are presumed to be non- |
| 13 | dischargeable; and |
| 14 | "(ii) for purposes of this subparagraph— |
| 15 | "(I) the terms 'consumer', 'credit', |
| 16 | and 'open end credit plan' have the same |
| 17 | meanings as in section 103 of the Truth in |
| 18 | Lending Act; and |
| 19 | "(II) the term 'luxury goods or serv- |
| 20 | ices' does not include goods or services rea- |
| 21 | sonably necessary for the support or main- |
| 22 | tenance of the debtor or a dependent of the |
| 23 | debtor.". |

1 SEC. 311. AUTOMATIC STAY.

2 (a) IN GENERAL.—Section 362(b) of title 11, United 3 States Code, as amended by sections 224 and 303, is 4 amended by inserting after paragraph (21), the following: 5 (22) subject to subsection (n), under sub-6 section (a)(3), of the continuation of any eviction, 7 unlawful detainer action, or similar proceeding by a 8 lessor against a debtor involving residential property 9 in which the debtor resides as a tenant under a lease 10 or rental agreement and with respect to which the 11 lessor has obtained before the date of the filing of 12 the bankruptcy petition, a judgment for possession 13 of such property against the debtor;

14 (23) subject to subsection (o), under sub-15 section (a)(3), of an eviction action that seeks pos-16 session of the residential property in which the debt-17 or resides as a tenant under a lease or rental agree-18 ment based on endangerment of such property or 19 the illegal use of controlled substances on such prop-20 erty, but only if the lessor files with the court, and 21 serves upon the debtor, a certification under penalty 22 of perjury that such an eviction action has been 23 filed, or that the debtor, during the 30-day period 24 preceding the date of the filing of the certification, 25 has endangered property or illegally used or allowed 26 to be used a controlled substance on the property;

"(24) under subsection (a), of any transfer that
 is not avoidable under section 544 and that is not
 avoidable under section 549;".

4 (b) LIMITATIONS.—Section 362 of title 11, United
5 States Code, as amended by sections 106 and 305, is
6 amended by adding at the end the following:

7 "(n)(1) Except as otherwise provided in this sub8 section, subsection (b)(22) shall apply on the date that
9 is 30 days after the date on which the bankruptcy petition
10 is filed, if the debtor files with the petition and serves upon
11 the lessor a certification under penalty of perjury that—

12 "(A) under nonbankruptcy law applicable in the 13 jurisdiction, there are circumstances under which the 14 debtor would be permitted to cure the entire mone-15 tary default that gave rise to the judgment for pos-16 session, after that judgment for possession was en-17 tered; and

18 "(B) the debtor (or an adult dependent of the
19 debtor) has deposited with the clerk of the court,
20 any rent that would become due during the 30-day
21 period after the filing of the bankruptcy petition.

"(2) If, within the 30-day period after the filing of
the bankruptcy petition, the debtor (or an adult dependent
of the debtor) complies with paragraph (1) and files with
the court and serves upon the lessor a further certification

1 under penalty of perjury that the debtor (or an adult de2 pendent of the debtor) has cured, under nonbankrupcty
3 law applicable in the jurisdiction, the entire monetary de4 fault that gave rise to the judgment under which posses5 sion is sought by the lessor, subsection (b)(22) shall not
6 apply, unless ordered to apply by the court under para7 graph (3).

8 "(3)(A) If the lessor files an objection to any certifi-9 cation filed by the debtor under paragraph (1) or (2), and 10 serves such objection upon the debtor, the court shall hold 11 a hearing within 10 days after the filing and service of 12 such objection to determine if the certification filed by the 13 debtor under paragraph (1) or (2) is true.

14 "(B) If the court upholds the objection of the lessor15 filed under subparagraph (A)—

"(i) subsection (b)(22) shall apply immediately
and relief from the stay provided under subsection
(a)(3) shall not be required to enable the lessor to
complete the process to recover full possession of the
property; and

"(ii) the clerk of the court shall immediately
serve upon the lessor and the debtor a certified copy
of the court's order upholding the lessor's objection.
"(4) If a debtor, in accordance with paragraph (5),
indicates on the petition that there was a judgment for

possession of the residential rental property in which the
 debtor resides and does not file a certification under para graph (1) or (2)—

4 "(A) subsection (b)(22) shall apply immediately
5 upon failure to file such certification, and relief from
6 the stay provided under subsection (a)(3) shall not
7 be required to enable the lessor to complete the
8 process to recover full possession of the property;
9 and

"(B) the clerk of the court shall immediately
serve upon the lessor and the debtor a certified copy
of the docket indicating the absence of a filed certification and the applicability of the exception to the
stay under subsection (b)(22).

15 "(5)(A) Where a judgment for possession of residen-16 tial property in which the debtor resides as a tenant under 17 a lease or rental agreement has been obtained by the les-18 sor, the debtor shall so indicate on the bankruptcy petition 19 and shall provide the name and address of the lessor that 20 obtained that pre-petition judgment on the petition and 21 on any certification filed under this subsection.

"(B) The form of certification filed with the petition,
as specified in this subsection, shall provide for the debtor
to certify, and the debtor shall certify—

"(i) whether a judgment for possession of residential rental housing in which the debtor resides
 has been obtained against the debtor before the filing of the petition; and

"(ii) whether the debtor is claiming under para-5 6 graph (1) that under nonbankruptcy law applicable 7 in the jurisdiction, there are circumstances under 8 which the debtor would be permitted to cure the en-9 tire monetary default that gave rise to the judgment 10 for possession, after that judgment of possession was 11 entered, and has made the appropriate deposit with 12 the court.

13 "(C) The standard forms (electronic and otherwise)
14 used in a bankruptcy proceeding shall be amended to re15 flect the requirements of this subsection.

16 "(D) The clerk of the court shall arrange for the
17 prompt transmittal of the rent deposited in accordance
18 with paragraph (1)(B) to the lessor.

"(o)(1) Except as otherwise provided in this subsection, subsection (b)(23) shall apply on the date that
is 15 days after the date on which the lessor files and
serves a certification described in subsection (b)(23).

23 "(2)(A) If the debtor files with the court an objection
24 to the truth or legal sufficiency of the certification de25 scribed in subsection (b)(23) and serves such objection

upon the lessor, subsection (b)(23) shall not apply, unless
 ordered to apply by the court under this subsection.

3 "(B) If the debtor files and serves the objection under 4 subparagraph (A), the court shall hold a hearing within 5 10 days after the filing and service of such objection to determine if the situation giving rise to the lessor's certifi-6 7 cation under paragraph (1) existed or has been remedied. 8 "(C) If the debtor can demonstrate to the satisfaction 9 of the court that the situation giving rise to the lessor's 10 certification under paragraph (1) did not exist or has been remedied, the stay provided under subsection (a)(3) shall 11 12 remain in effect until the termination of the stay under 13 this section.

"(D) If the debtor cannot demonstrate to the satisfaction of the court that the situation giving rise to the
lessor's certification under paragraph (1) did not exist or
has been remedied—

18 "(i) relief from the stay provided under sub19 section (a)(3) shall not be required to enable the les20 sor to proceed with the eviction; and

"(ii) the clerk of the court shall immediately
serve upon the lessor and the debtor a certified copy
of the court's order upholding the lessor's certification.

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| 1 | "(3) If the debtor fails to file, within 15 days, an |
| 2 | objection under paragraph (2)(A)— |
| 3 | "(A) subsection (b)(23) shall apply immediately |
| 4 | upon such failure and relief from the stay provided |
| 5 | under subsection $(a)(3)$ shall not be required to en- |
| 6 | able the lessor to complete the process to recover full |
| 7 | possession of the property; and |
| 8 | "(B) the clerk of the court shall immediately |
| 9 | serve upon the lessor and the debtor a certified copy |
| 10 | of the docket indicating such failure.". |
| 11 | SEC. 312. EXTENSION OF PERIOD BETWEEN BANKRUPTCY |
| 12 | DISCHARGES. |
| 14 | |
| 12 | Title 11, United States Code, is amended— |
| | |
| 13 | Title 11, United States Code, is amended— |
| 13 14 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and |
| 13 14 15 | Title 11, United States Code, is amended—(1) in section 727(a)(8), by striking "six" and inserting "8"; and |
| 13 14 15 16 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and inserting "8"; and (2) in section 1328, by inserting after sub- |
| 13 14 15 16 17 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and inserting "8"; and (2) in section 1328, by inserting after subsection (e) the following: |
| 13 14 15 16 17 18 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and inserting "8"; and (2) in section 1328, by inserting after subsection (e) the following: "(f) Notwithstanding subsections (a) and (b), the |
| 13 14 15 16 17 18 19 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and inserting "8"; and (2) in section 1328, by inserting after subsection (e) the following: "(f) Notwithstanding subsections (a) and (b), the court shall not grant a discharge of all debts provided for |
| 13 14 15 16 17 18 19 20 | Title 11, United States Code, is amended— (1) in section 727(a)(8), by striking "six" and inserting "8"; and (2) in section 1328, by inserting after subsection (e) the following: "(f) Notwithstanding subsections (a) and (b), the court shall not grant a discharge of all debts provided for in the plan or disallowed under section 502, if the debtor |
| 13 14 15 16 17 18 19 20 21 | Title 11, United States Code, is amended— in section 727(a)(8), by striking "six" and inserting "8"; and in section 1328, by inserting after subsection (e) the following: "(f) Notwithstanding subsections (a) and (b), the court shall not grant a discharge of all debts provided for in the plan or disallowed under section 502, if the debtor has received a discharge— |
| 13 14 15 16 17 18 19 20 21 22 | Title 11, United States Code, is amended— in section 727(a)(8), by striking "six" and inserting "8"; and in section 1328, by inserting after subsection (e) the following: "(f) Notwithstanding subsections (a) and (b), the court shall not grant a discharge of all debts provided for in the plan or disallowed under section 502, if the debtor has received a discharge— "(1) in a case filed under chapter 7, 11, or 12 |

| 1 | "(2) in a case filed under chapter 13 of this |
|----|--|
| 2 | title during the 2-year period preceding the date of |
| 3 | such order.". |
| 4 | SEC. 313. DEFINITION OF HOUSEHOLD GOODS AND AN- |
| 5 | TIQUES. |
| б | (a) Definition.—Section 522(f) of title 11, United |
| 7 | States Code, is amended by adding at the end the fol- |
| 8 | lowing: |
| 9 | ((4)(A) Subject to subparagraph (B), for purposes |
| 10 | of paragraph (1)(B), the term 'household goods' means— |
| 11 | "(i) clothing; |
| 12 | "(ii) furniture; |
| 13 | "(iii) appliances; |
| 14 | "(iv) 1 radio; |
| 15 | "(v) 1 television; |
| 16 | "(vi) 1 VCR; |
| 17 | "(vii) linens; |
| 18 | "(viii) china; |
| 19 | "(ix) crockery; |
| 20 | "(x) kitchenware; |
| 21 | "(xi) educational materials and educational |
| 22 | equipment primarily for the use of minor dependent |
| 23 | children of the debtor; |
| 24 | "(xii) medical equipment and supplies; |
| | |

| 1 | "(xiii) furniture exclusively for the use of minor |
|----|--|
| 2 | children, or elderly or disabled dependents of the |
| 3 | debtor; |
| 4 | "(xiv) personal effects (including the toys and |
| 5 | hobby equipment of minor dependent children and |
| 6 | wedding rings) of the debtor and the dependents of |
| 7 | the debtor; and |
| 8 | "(xv) 1 personal computer and related equip- |
| 9 | ment. |
| 10 | "(B) The term 'household goods' does not include— |
| 11 | "(i) works of art (unless by or of the debtor, or |
| 12 | any relative of the debtor); |
| 13 | "(ii) electronic entertainment equipment with a |
| 14 | fair market value of more than \$500 in the aggre- |
| 15 | gate (except 1 television, 1 radio, and 1 VCR); |
| 16 | "(iii) items acquired as antiques with a fair |
| 17 | market value of more than \$500 in the aggregate; |
| 18 | "(iv) jewelry with a fair market value of more |
| 19 | than \$500 in the aggregate (except wedding rings); |
| 20 | and |
| 21 | "(v) a computer (except as otherwise provided |
| 22 | for in this section), motor vehicle (including a trac- |
| 23 | tor or lawn tractor), boat, or a motorized rec- |
| 24 | reational device, conveyance, vehicle, watercraft, or |
| 25 | aircraft.". |

1 (b) STUDY.—Not later than 2 years after the date 2 of enactment of this Act, the Director of the Executive 3 Office for United States Trustees shall submit a report 4 to the Committee on the Judiciary of the Senate and the 5 Committee on the Judiciary of the House of Representatives containing its findings regarding utilization of the 6 7 definition of household goods, as defined in section 8 522(f)(4) of title 11, United States Code, as added by this 9 section, with respect to the avoidance of nonpossessory, 10 nonpurchase money security interests in household goods under section 522(f)(1)(B) of title 11, United States Code, 11 12 and the impact that section 522(f)(4) of that title, as 13 added by this section, has had on debtors and on the bankruptcy courts. Such report may include recommendations 14 15 for amendments to section 522(f)(4) of title 11, United States Code, consistent with the Director's findings. 16

17 SEC. 314. DEBT INCURRED TO PAY NONDISCHARGEABLE18 DEBTS.

(a) IN GENERAL.—Section 523(a) of title 11, United
States Code, is amended by inserting after paragraph (14)
the following:

"(14A) incurred to pay a tax to a governmental
unit, other than the United States, that would be
nondischargeable under paragraph (1);".

DISCHARGE 1 (b) UNDER CHAPTER 13.—Section 2 1328(a) of title 11, United States Code, is amended by striking paragraphs (1) through (3) and inserting the fol-3 4 lowing: "(1) provided for under section 1322(b)(5); 5 6 "(2) of the kind specified in paragraph (2), (3), 7 (4), (5), (8), or (9) of section 523(a); "(3) for restitution, or a criminal fine, included 8 9 in a sentence on the debtor's conviction of a crime; 10 or 11 "(4) for restitution, or damages, awarded in a 12 civil action against the debtor as a result of willful 13 or malicious injury by the debtor that caused per-14 sonal injury to an individual or the death of an individual.". 15 16 **SEC. 315. GIVING CREDITORS FAIR NOTICE IN CHAPTERS 7** 17 AND 13 CASES. 18 (a) NOTICE.—Section 342 of title 11, United States 19 Code, as amended by section 102, is amended— 20 (1) in subsection (c)— (A) by inserting "(1)" after "(c)"; 21 (B) by striking ", but the failure of such 22 23 notice to contain such information shall not in-24 validate the legal effect of such notice"; and 25 (C) by adding at the end the following:

1 ((2)(A) If, within the 90 days before the commencement of a voluntary case, a creditor supplies the debtor 2 3 in at least 2 communications sent to the debtor with the 4 current account number of the debtor and the address at 5 which such creditor requests to receive correspondence, then any notice required by this title to be sent by the 6 7 debtor to such creditor shall be sent to such address and 8 shall include such account number.

9 (B) If a creditor would be in violation of applicable 10 nonbankruptcy law by sending any such communication within such 90-day period and if such creditor supplies 11 12 the debtor in the last 2 communications with the current 13 account number of the debtor and the address at which 14 such creditor requests to receive correspondence, then any 15 notice required by this title to be sent by the debtor to such creditor shall be sent to such address and shall in-16 clude such account number; and 17

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

"(e)(1) In a case under chapter 7 or 13 of this title
of a debtor who is an individual, a creditor at any time
may both file with the court and serve on the debtor a
notice of address to be used to provide notice in such case
to such creditor.

24 "(2) Any notice in such case required to be provided25 to such creditor by the debtor or the court later than 5

days after the court and the debtor receive such creditor's
 notice of address, shall be provided to such address.

"(f)(1) An entity may file with any bankruptcy court
a notice of address to be used by all the bankruptcy courts
or by particular bankruptcy courts, as so specified by such
entity at the time such notice is filed, to provide notice
to such entity in all cases under chapters 7 and 13 pending in the courts with respect to which such notice is filed,
in which such entity is a creditor.

10 "(2) In any case filed under chapter 7 or 13, any notice required to be provided by a court with respect to 11 12 which a notice is filed under paragraph (1), to such entity 13 later than 30 days after the filing of such notice under paragraph (1) shall be provided to such address unless 14 15 with respect to a particular case a different address is specified in a notice filed and served in accordance with 16 17 subsection (e).

18 "(3) A notice filed under paragraph (1) may be with-19 drawn by such entity.

20 "(g)(1) Notice provided to a creditor by the debtor 21 or the court other than in accordance with this section 22 (excluding this subsection) shall not be effective notice 23 until such notice is brought to the attention of such cred-24 itor. If such creditor designates a person or an organiza-25 tional subdivision of such creditor to be responsible for

receiving notices under this title and establishes reason-1 2 able procedures so that such notices receivable by such 3 creditor are to be delivered to such person or such subdivi-4 sion, then a notice provided to such creditor other than 5 in accordance with this section (excluding this subsection) shall not be considered to have been brought to the atten-6 7 tion of such creditor until such notice is received by such 8 person or such subdivision.

9 "(2) A monetary penalty may not be imposed on a 10 creditor for a violation of a stay in effect under section 362(a) of this title (including a monetary penalty imposed 11 under section 362(k) of this title) or for failure to comply 12 13 with section 542 or 543 unless the conduct that is the basis of such violation or of such failure occurs after such 14 15 creditor receives notice effective under this section of the order for relief.". 16

17 (b) DEBTOR'S DUTIES.—Section 521 of title 11,
18 United States Code, as amended by sections 106, 225, and
19 305, is amended—

20 (1) in subsection (a), as so designated by sec21 tion 106, by amending paragraph (1) to read as fol22 lows:

- 23 "(1) file—
- 24 "(A) a list of creditors; and
- 25 "(B) unless the court orders otherwise—

| 1 | "(i) a schedule of assets and liabil- |
|----|---|
| 2 | ities; |
| | |
| 3 | "(ii) a schedule of current income and |
| 4 | current expenditures; |
| 5 | "(iii) a statement of the debtor's fi- |
| 6 | nancial affairs and, if section $342(b)$ ap- |
| 7 | plies, a certificate— |
| 8 | "(I) of an attorney whose name |
| 9 | is indicated on the petition as the at- |
| 10 | torney for the debtor, or any bank- |
| 11 | ruptcy petition preparer signing the |
| 12 | petition under section $110(b)(1)$, indi- |
| 13 | cating that such attorney or such |
| 14 | bankruptcy petition preparer delivered |
| 15 | to the debtor the notice required by |
| 16 | section 342(b); or |
| 17 | "(II) if no attorney is so indi- |
| 18 | cated, and no bankruptcy petition pre- |
| 19 | parer signed the petition, of the debt- |
| 20 | or that such notice was received and |
| 21 | read by the debtor; |
| 22 | "(iv) copies of all payment advices or |
| 23 | other evidence of payment received within |
| 24 | 60 days before the filing of the petition, by |
| | |

| 1 | the debtor from any employer of the debt- |
|----|--|
| 2 | or; |
| 3 | "(v) a statement of the amount of |
| 4 | monthly net income, itemized to show how |
| 5 | the amount is calculated; and |
| 6 | "(vi) a statement disclosing any rea- |
| 7 | sonably anticipated increase in income or |
| 8 | expenditures over the 12-month period fol- |
| 9 | lowing the date of the filing of the peti- |
| 10 | tion;"; and |
| 11 | (2) by adding at the end the following: |
| 12 | ((e)(1) If the debtor in a case under chapter 7 or |
| 13 | 13 is an individual and if a creditor files with the court |
| 14 | at any time a request to receive a copy of the petition, |
| 15 | schedules, and statement of financial affairs filed by the |
| 16 | debtor, then the court shall make such petition, such |
| 17 | schedules, and such statement available to such creditor. |
| 18 | "(2)(A) The debtor shall provide— |
| 19 | "(i) not later than 7 days before the date first |
| 20 | set for the first meeting of creditors, to the trustee |
| 21 | a copy of the Federal income tax return required |
| 22 | under applicable law (or at the election of the debt- |
| 23 | or, a transcript of such return) for the most recent |
| 24 | tax year ending immediately before the commence- |

ment of the case and for which a Federal income tax
 return was filed; and

3 "(ii) at the same time the debtor complies with
4 clause (i), a copy of such return (or if elected under
5 clause (i), such transcript) to any creditor that time6 ly requests such copy.

7 "(B) If the debtor fails to comply with clause (i) or
8 (ii) of subparagraph (A), the court shall dismiss the case
9 unless the debtor demonstrates that the failure to so com10 ply is due to circumstances beyond the control of the debt11 or.

"(C) If a creditor requests a copy of such tax return 12 13 or such transcript and if the debtor fails to provide a copy of such tax return or such transcript to such creditor at 14 15 the time the debtor provides such tax return or such transcript to the trustee, then the court shall dismiss the case 16 17 unless the debtor demonstrates that the failure to provide 18 a copy of such tax return or such transcript is due to circumstances beyond the control of the debtor. 19

"(3) If a creditor in a case under chapter 13 files
with the court at any time a request to receive a copy
of the plan filed by the debtor, then the court shall make
available to such creditor a copy of such plan—

24 "(A) at a reasonable cost; and

"(B) not later than 5 days after such request
 is filed.

3 "(f) At the request of the court, the United States
4 trustee, or any party in interest in a case under chapter
5 7, 11, or 13, a debtor who is an individual shall file with
6 the court—

"(1) at the same time filed with the taxing authority, a copy of each Federal income tax return required under applicable law (or at the election of the debtor, a transcript of such tax return) with respect to each tax year of the debtor ending while the case is pending under such chapter;

13 "(2) at the same time filed with the taxing au-14 thority, each Federal income tax return required 15 under applicable law (or at the election of the debt-16 or, a transcript of such tax return) that had not 17 been filed with such authority as of the date of the 18 commencement of the case and that was subse-19 quently filed for any tax year of the debtor ending 20 in the 3-year period ending on the date of the com-21 mencement of the case;

"(3) a copy of each amendment to any Federal
income tax return or transcript filed with the court
under paragraph (1) or (2); and

25 "(4) in a case under chapter 13—

| 1 | "(A) on the date that is either 90 days |
|----|---|
| 2 | after the end of such tax year or 1 year after |
| 3 | the date of the commencement of the case, |
| 4 | whichever is later, if a plan is not confirmed be- |
| 5 | fore such later date; and |
| 6 | "(B) annually after the plan is confirmed |
| 7 | and until the case is closed, not later than the |
| 8 | date that is 45 days before the anniversary of |
| 9 | the confirmation of such plan; |
| 10 | a statement, under penalty of perjury, of the income |
| 11 | and expenditures of the debtor during the tax year |
| 12 | of the debtor most recently concluded before such |
| 13 | statement is filed under this paragraph, and of the |
| 14 | monthly income of the debtor, that shows how in- |
| 15 | come, expenditures, and monthly income are cal- |
| 16 | culated. |
| 17 | (g)(1) A statement referred to in subsection $(f)(4)$ |
| 18 | shall disclose— |
| 19 | "(A) the amount and sources of the income of |
| 20 | the debtor; |
| 21 | "(B) the identity of any person responsible with |
| 22 | the debtor for the support of any dependent of the |
| 23 | debtor; and |
| | |

"(C) the identity of any person who contrib uted, and the amount contributed, to the household
 in which the debtor resides.

"(2) The tax returns, amendments, and statement of 4 and 5 income expenditures described in subsections (e)(2)(A) and (f) shall be available to the United States 6 7 trustee (or the bankruptcy administrator, if any), the 8 trustee, and any party in interest for inspection and copy-9 ing, subject to the requirements of subsection (h).

10 "(h)(1) Not later than 180 days after the date of the 11 enactment of the Bankruptcy Abuse Prevention and Con-12 sumer Protection Act of 2003, the Director of the Admin-13 istrative Office of the United States Courts shall establish 14 procedures for safeguarding the confidentiality of any tax 15 information required to be provided under this section.

16 "(2) The procedures under paragraph (1) shall in17 clude restrictions on creditor access to tax information
18 that is required to be provided under this section.

"(3) Not later than 540 days after the date of enactment of the Bankruptcy Abuse Prevention and Consumer
Protection Act of 2003, the Director of the Administrative
Office of the United States Courts shall prepare and submit to the President pro tempore of the Senate and the
Speaker of the House of Representatives a report that—

| 1 | "(A) assesses the effectiveness of the proce- |
|----------|---|
| 2 | dures established under paragraph (1); and |
| 3 | "(B) if appropriate, includes proposed legisla- |
| 4 | tion to— |
| 5 | "(i) further protect the confidentiality of |
| 6 | tax information; and |
| 7 | "(ii) provide penalties for the improper use |
| 8 | by any person of the tax information required |
| 9 | to be provided under this section. |
| 10 | "(i) If requested by the United States trustee or by |
| 11 | the trustee, the debtor shall provide— |
| 12 | ((1) a document that establishes the identity of |
| 13 | the debtor, including a driver's license, passport, or |
| 14 | other document that contains a photograph of the |
| 15 | debtor; or |
| 16 | ((2) such other personal identifying information |
| 17 | relating to the debtor that establishes the identity of |
| 18 | the debtor.". |
| 19 | SEC. 316. DISMISSAL FOR FAILURE TO TIMELY FILE SCHED- |
| 20 | ULES OR PROVIDE REQUIRED INFORMATION. |
| 21 | Section 521 of title 11, United States Code, as |
| | |
| 22 | amended by sections 106, 225, 305, and 315, is amended |
| 22 23 | amended by sections 106, 225, 305, and 315, is amended by adding at the end the following: |
| | • , , , , , |

voluntary case under chapter 7 or 13 fails to file all of
 the information required under subsection (a)(1) within
 45 days after the filing of the petition commencing the
 case, the case shall be automatically dismissed effective
 on the 46th day after the filing of the petition.

6 "(2) Subject to paragraph (4) and with respect to 7 a case described in paragraph (1), any party in interest 8 may request the court to enter an order dismissing the 9 case. If requested, the court shall enter an order of dis-10 missal not later than 5 days after such request.

11 "(3) Subject to paragraph (4) and upon request of 12 the debtor made within 45 days after the filing of the peti-13 tion commencing a case described in paragraph (1), the 14 court may allow the debtor an additional period of not to 15 exceed 45 days to file the information required under sub-16 section (a)(1) if the court finds justification for extending 17 the period for the filing.

18 "(4) Notwithstanding any other provision of this sub-19 section, on the motion of the trustee filed before the expi-20 ration of the applicable period of time specified in para-21 graph (1), (2), or (3), and after notice and a hearing, the 22 court may decline to dismiss the case if the court finds 23 that the debtor attempted in good faith to file all the infor-24 mation required by subsection (a)(1)(B)(iv) and that the best interests of creditors would be served by administra tion of the case.".

3 SEC. 317. ADEQUATE TIME TO PREPARE FOR HEARING ON 4 CONFIRMATION OF THE PLAN.

5 Section 1324 of title 11, United States Code, is6 amended—

7 (1) by striking "After" and inserting the fol-8 lowing:

9 "(a) Except as provided in subsection (b) and after";10 and

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

12 "(b) The hearing on confirmation of the plan may 13 be held not earlier than 20 days and not later than 45 14 days after the date of the meeting of creditors under sec-15 tion 341(a), unless the court determines that it would be 16 in the best interests of the creditors and the estate to hold 17 such hearing at an earlier date and there is no objection 18 to such earlier date.".

19 SEC. 318. CHAPTER 13 PLANS TO HAVE A 5-YEAR DURATION

20

IN CERTAIN CASES.

21 Title 11, United States Code, is amended—

(1) by amending section 1322(d) to read as follows:

| 1 | ((d)(1)) If the current monthly income of the debtor |
|----|--|
| 2 | and the debtor's spouse combined, when multiplied by 12, |
| 3 | is not less than— |
| 4 | "(A) in the case of a debtor in a household of |
| 5 | 1 person, the median family income of the applicable |
| 6 | State for 1 earner; |
| 7 | "(B) in the case of a debtor in a household of |
| 8 | 2, 3, or 4 individuals, the highest median family in- |
| 9 | come of the applicable State for a family of the same |
| 10 | number or fewer individuals; or |
| 11 | "(C) in the case of a debtor in a household ex- |
| 12 | ceeding 4 individuals, the highest median family in- |
| 13 | come of the applicable State for a family of 4 or |
| 14 | fewer individuals, plus \$525 per month for each in- |
| 15 | dividual in excess of 4, |
| 16 | the plan may not provide for payments over a period that |
| 17 | is longer than 5 years. |
| 18 | "(2) If the current monthly income of the debtor and |
| 19 | the debtor's spouse combined, when multiplied by 12, is |
| 20 | less than— |
| 21 | "(A) in the case of a debtor in a household of |
| 22 | 1 person, the median family income of the applicable |
| 23 | State for 1 earner last; |
| 24 | "(B) in the case of a debtor in a household of |
| 25 | 2, 3, or 4 individuals, the highest median family in- |

| 1 | come of the applicable State for a family of the same |
|----|--|
| 2 | number or fewer individuals; or |
| 3 | "(C) in the case of a debtor in a household ex- |
| 4 | ceeding 4 individuals, the highest median family in- |
| 5 | come of the applicable State for a family of 4 or |
| 6 | fewer individuals , plus $$525$ per month for each in- |
| 7 | dividual in excess of 4, |
| 8 | the plan may not provide for payments over a period that |
| 9 | is longer than 3 years, unless the court, for cause, ap- |
| 10 | proves a longer period, but the court may not approve a |
| 11 | period that is longer than 5 years."; |
| 12 | (2) in section $1325(b)(1)(B)$, by striking |
| 13 | "three-year period" and inserting "applicable com- |
| 14 | mitment period"; and |
| 15 | (3) in section $1325(b)$, as amended by section |
| 16 | 102, by adding at the end the following: |
| 17 | "(4) For purposes of this subsection, the 'applicable |
| 18 | commitment period'— |
| 19 | "(A) subject to subparagraph (B), shall be— |
| 20 | "(i) 3 years; or |
| 21 | "(ii) not less than 5 years, if the current |
| 22 | monthly income of the debtor and the debtor's |
| 23 | spouse combined, when multiplied by 12, is not |
| 24 | less than— |

"(I) in the case of a debtor in a 1 2 household of 1 person, the median family 3 income of the applicable State for 1 earn-4 er; 5 "(II) in the case of a debtor in a 6 household of 2, 3, or 4 individuals, the 7 highest median family income of the appli-8 cable State for a family of the same num-9 ber or fewer individuals; or 10 "(III) in the case of a debtor in a 11 household exceeding 4 individuals, the 12 highest median family income of the appli-13 cable State for a family of 4 or fewer indi-14 viduals, plus \$525 per month for each in-15 dividual in excess of 4; and 16 "(B) may be less than 3 or 5 years, whichever 17 is applicable under subparagraph (A), but only if the 18 plan provides for payment in full of all allowed unse-19 cured claims over a shorter period."; and 20 (4) in section 1329(c), by striking "three years" and inserting "the applicable commitment pe-21

riod under section 1325(b)(1)(B)".

SEC. 319. SENSE OF CONGRESS REGARDING EXPANSION OF RULE 9011 OF THE FEDERAL RULES OF BANK RUPTCY PROCEDURE.

4 It is the sense of Congress that rule 9011 of the Fed-5 eral 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, sub-8 mitted to the court or to a trustee by debtors who rep-9 resent themselves and debtors who are represented by attorneys be submitted only after the debtors or the debtors' 10 11 attorneys have made reasonable inquiry to verify that the information contained in such documents is— 12

13 (1) well grounded in fact; and

14 (2) warranted by existing law or a good faith
15 argument for the extension, modification, or reversal
16 of existing law.

17SEC. 320. PROMPT RELIEF FROM STAY IN INDIVIDUAL18CASES.

19 Section 362(e) of title 11, United States Code, is20 amended—

21 (1) by inserting "(1)" after "(e)"; and

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

23 "(2) Notwithstanding paragraph (1), in a case under
24 chapter 7, 11, or 13 in which the debtor is an individual,
25 the stay under subsection (a) shall terminate on the date

| 1 | that is 60 days after a request is made by a party in inter- |
|--|--|
| 2 | est under subsection (d), unless— |
| 3 | "(A) a final decision is rendered by the court |
| 4 | during the 60-day period beginning on the date of |
| 5 | the request; or |
| 6 | "(B) that 60-day period is extended— |
| 7 | "(i) by agreement of all parties in interest; |
| 8 | or |
| 9 | "(ii) by the court for such specific period |
| 10 | of time as the court finds is required for good |
| 11 | cause, as described in findings made by the |
| 12 | court.". |
| | |
| 13 | SEC. 321. CHAPTER 11 CASES FILED BY INDIVIDUALS. |
| 13 14 | SEC. 321. CHAPTER 11 CASES FILED BY INDIVIDUALS. (a) PROPERTY OF THE ESTATE.— |
| | |
| 14 | (a) Property of the Estate.— |
| 14 15 | (a) PROPERTY OF THE ESTATE.—(1) IN GENERAL.—Subchapter I of chapter 11 |
| 14 15 16 17 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by add- |
| 14 15 16 17 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by add-ing at the end the following: |
| 14 15 16 17 18 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by adding at the end the following: "§1115. Property of the estate |
| 14 15 16 17 18 19 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by adding at the end the following: "§1115. Property of the estate "(a) In a case concerning a debtor who is an indi- |
| 14 15 16 17 18 19 20 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by adding at the end the following: "§1115. Property of the estate "(a) In a case concerning a debtor who is an individual, property of the estate includes, in addition to the |
| 14 15 16 17 18 19 20 21 | (a) PROPERTY OF THE ESTATE.— (1) IN GENERAL.—Subchapter I of chapter 11 of title 11, United States Code, is amended by adding at the end the following: *§1115. Property of the estate "(a) In a case concerning a debtor who is an individual, property of the estate includes, in addition to the property specified in section 541— |

| 1 | missed, or converted to a case under chapter 7, 12, |
|----|--|
| 2 | or 13, whichever occurs first; and |
| 3 | "(2) earnings from services performed by the |
| 4 | debtor after the commencement of the case but be- |
| 5 | fore the case is closed, dismissed, or converted to a |
| 6 | case under chapter 7, 12, or 13, whichever occurs |
| 7 | first.". |
| 8 | "(b) Except as provided in section 1104 or a con- |
| 9 | firmed plan or order confirming a plan, the debtor shall |
| 10 | remain in possession of all property of the estate.". |
| 11 | (2) Clerical Amendment.—The table of sec- |
| 12 | tions for subchapter I of chapter 11 of title 11, |
| 13 | United States Code, is amended by adding at the |
| 14 | end the following: |
| | "1115. Property of the estate.". |
| 15 | (b) CONTENTS OF PLAN.—Section 1123(a) of title |
| 16 | 11, United States Code, is amended— |
| 17 | (1) in paragraph (6), by striking "and" at the |
| 18 | $\mathrm{end};$ |
| 19 | (2) in paragraph (7), by striking the period and |
| 20 | inserting "; and"; and |
| 21 | (3) by adding at the end the following: |
| 22 | "(8) in a case in which the debtor is an indi- |
| 23 | vidual, provide for the payment to creditors under |
| 24 | the plan of all or such portion of earnings from per- |
| 25 | sonal services performed by the debtor after the |
| | •HR 975 IH |

| | 184 |
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| 1 | commencement of the case or other future income of |
| 2 | the debtor as is necessary for the execution of the |
| 3 | plan.". |
| 4 | (c) Confirmation of Plan.— |
| 5 | (1) REQUIREMENTS RELATING TO VALUE OF |
| 6 | PROPERTY.—Section 1129(a) of title 11, United |
| 7 | States Code, as amended by section 213, is amended |
| 8 | by adding at the end the following: |
| 9 | ((15) In a case in which the debtor is an indi- |
| 10 | vidual and in which the holder of an allowed unse- |
| 11 | cured claim objects to the confirmation of the plan— |
| 12 | "(A) the value, as of the effective date of |
| 13 | the plan, of the property to be distributed |
| 14 | under the plan on account of such claim is not |
| 15 | less than the amount of such claim; or |
| 16 | "(B) the value of the property to be dis- |
| 17 | tributed under the plan is not less than the pro- |
| 18 | jected disposable income of the debtor (as de- |
| 19 | fined in section $1325(b)(2)$) to be received dur- |
| 20 | ing the 5-year period beginning on the date that |
| 21 | the first payment is due under the plan, or dur- |
| 22 | ing the period for which the plan provides pay- |
| 23 | ments, whichever is longer.". |
| 24 | (2) Requirement relating to interests in |
| 25 | PROPERTY.—Section 1129(b)(2)(B)(ii) of title 11, |

| 1 | United States Code, is amended by inserting before |
|----|--|
| 2 | the period at the end the following: ", except that |
| 3 | in a case in which the debtor is an individual, the |
| 4 | debtor may retain property included in the estate |
| 5 | under section 1115, subject to the requirements of |
| 6 | subsection (a)(14) of this section.". |
| 7 | (d) Effect of Confirmation.—Section 1141(d) of |
| 8 | title 11, United States Code, is amended— |
| 9 | (1) in paragraph (2), by striking "The con- |
| 10 | firmation of a plan does not discharge an individual |
| 11 | debtor" and inserting "A discharge under this chap- |
| 12 | ter does not discharge a debtor who is an indi- |
| 13 | vidual"; and |
| 14 | (2) by adding at the end the following: |
| 15 | "(5) In a case in which the debtor is an individual— |
| 16 | "(A) unless after notice and a hearing the court |
| 17 | orders otherwise for cause, confirmation of the plan |
| 18 | does not discharge any debt provided for in the plan |
| 19 | until the court grants a discharge on completion of |
| 20 | all payments under the plan; |
| 21 | "(B) at any time after the confirmation of the |
| 22 | plan, and after notice and a hearing, the court may |
| 23 | not grant a discharge to the debtor who has not |
| 24 | completed payments under the plan unless— |

| 1 | "(i) for each allowed unsecured claim, the |
|----|--|
| 2 | value, as of the effective date of the plan, of |
| 3 | property actually distributed under the plan on |
| 4 | account of that claim is not less than the |
| 5 | amount that would have been paid on such |
| 6 | claim if the estate of the debtor had been liq- |
| 7 | uidated under chapter 7 of this title on such |
| 8 | date; and |
| 9 | "(ii) modification of the plan under section |
| 10 | 1127 of this title is not practicable; and". |
| 11 | (e) Modification of Plan.—Section 1127 of title |
| 12 | 11, United States Code, is amended by adding at the end |
| 13 | the following: |
| 14 | "(e) If the debtor is an individual, the plan may be |
| 15 | modified at any time after confirmation of the plan but |
| 16 | before the completion of payments under the plan, whether |
| 17 | or not the plan has been substantially consummated, upon |
| 18 | request of the debtor, the trustee, the United States trust- |
| 19 | ee, or the holder of an allowed unsecured claim, to— |
| 20 | ((1) increase or reduce the amount of payments |
| 21 | on claims of a particular class provided for by the |
| 22 | plan; |
| 23 | "(2) extend or reduce the time period for such |

24 payments; or

"(3) alter the amount of the distribution to a
 creditor whose claim is provided for by the plan to
 the extent necessary to take account of any payment
 of such claim made other than under the plan.

5 "(f)(1) Sections 1121 through 1128 of this title and
6 the requirements of section 1129 of this title apply to any
7 modification under subsection (a).

8 "(2) The plan, as modified, shall become the plan 9 only after there has been disclosure under section 1125 10 as the court may direct, notice and a hearing, and such 11 modification is approved.".

12 SEC. 322. LIMITATIONS ON HOMESTEAD EXEMPTION.

(a) EXEMPTIONS.—Section 522 of title 11, United
States Code, as amended by sections 224 and 308, is
amended by adding at the end the following:

16 "(p)(1)Except as provided in paragraph (2) of this subsection and sections 544 and 548 of this title, as a 17 result of electing under subsection (b)(3)(A) to exempt 18 property under State or local law, a debtor may not ex-19 20 empt any amount of interest that was acquired by the 21 debtor during the 1215-day period preceding the filing of 22 the petition which exceeds in the aggregate \$125,000 in 23 value in—

24 "(A) real or personal property that the debtor25 or a dependent of the debtor uses as a residence;

"(B) a cooperative that owns property that the
 debtor or a dependent of the debtor uses as a resi dence;

4 "(C) a burial plot for the debtor or a dependent
5 of the debtor; or

6 "(D) real or personal property that the debtor
7 or dependent of the debtor claims as a homestead.
8 "(2)(A) The limitation under paragraph (1) shall not
9 apply to an exemption claimed under subsection (b)(3)(A)
10 by a family farmer for the principal residence of that
11 farmer.

12 "(B) For purposes of paragraph (1), any amount of 13 such interest does not include any interest transferred 14 from a debtor's previous principal residence (which was 15 acquired prior to the beginning of such 1215-day period) 16 into the debtor's current principal residence, if the debt-17 or's previous and current residences are located in the 18 same State.

"(q)(1) As a result of electing under subsection
(b)(3)(A) to exempt property under State or local law, a
debtor may not exempt any amount of an interest in property described in subparagraphs (A), (B), and (C) of subsection (p) which exceeds in the aggregate \$125,000 if—
"(A) the court determines, after notice and a

25 hearing, that the debtor has been convicted of a fel-

| 1 | ony (as defined in section 3156 of title 18), which |
|----|---|
| 2 | under the circumstances, demonstrates that the fil- |
| 3 | ing of the case was an abuse of the provisions of this |
| 4 | title; or |
| 5 | "(B) the debtor owes a debt arising from— |
| 6 | "(i) any violation of the Federal securities |
| 7 | laws (as defined in section $3(a)(47)$ of the Secu- |
| 8 | rities Exchange Act of 1934), any State securi- |
| 9 | ties laws, or any regulation or order issued |
| 10 | under Federal securities laws or State securities |
| 11 | laws; |
| 12 | "(ii) fraud, deceit, or manipulation in a fi- |
| 13 | duciary capacity or in connection with the pur- |
| 14 | chase or sale of any security registered under |
| 15 | section 12 or 15(d) of the Securities Exchange |
| 16 | Act of 1934 or under section 6 of the Securities |
| 17 | Act of 1933; |
| 18 | "(iii) any civil remedy under section 1964 |
| 19 | of title 18, United States Code; or |
| 20 | "(iv) any criminal act, intentional tort, or |
| 21 | willful or reckless misconduct that caused seri- |
| 22 | ous physical injury or death to another indi- |
| 23 | vidual in the preceding 5 years. |
| 24 | ((2) Paragraph (1) shall not apply to the extent the |
| 25 | amount of an interest in property described in subpara- |
| | |

graphs (A), (B), and (C) of subsection (p) is reasonably
 necessary for the support of the debtor and any dependent
 of the debtor.".

4 (b) ADJUSTMENT OF DOLLAR AMOUNTS.—Para5 graphs (1) and (2) of section 104(b) of title 11, United
6 States Code, as amended by section 224, are amended by
7 inserting "522(p), 522(q)," after "522(n),".

8 SEC. 323. EXCLUDING EMPLOYEE BENEFIT PLAN PARTICI9 PANT CONTRIBUTIONS AND OTHER PROP10 ERTY FROM THE ESTATE.

Section 541(b) of title 11, United States Code, as
amended by section 225, is amended by adding at the end
the following:

14 "(7) any amount—

15 "(A) withheld by an employer from the
16 wages of employees for payment as contribu17 tions to—

18 "(i) an employee benefit plan subject 19 to title I of the Employee Retirement In-20 come Security Act of 1974 or under an 21 employee benefit plan which is a govern-22 mental plan under section 414(d) of the 23 Internal Revenue Code of 1986, a deferred 24 compensation plan under section 457 of 25 the Internal Revenue Code of 1986, or a

| 1 | tax-deferred annuity under section 403(b) |
|----|--|
| 2 | of the Internal Revenue Code of 1986, ex- |
| 3 | cept that such amount under this clause |
| 4 | shall not constitute disposable income, as |
| 5 | defined in section $1325(b)(2)$ of this title; |
| 6 | OF |
| 7 | "(ii) a health insurance plan regulated |
| 8 | by State law whether or not subject to |
| 9 | such title; or |
| 10 | "(B) received by the employer from em- |
| 11 | ployees for payment as contributions to— |
| 12 | "(i) an employee benefit plan subject |
| 13 | to title I of the Employee Retirement In- |
| 14 | come Security Act of 1974 or under an |
| 15 | employee benefit plan which is a govern- |
| 16 | mental plan under section 414(d) of the |
| 17 | Internal Revenue Code of 1986, a deferred |
| 18 | compensation plan under section 457 of |
| 19 | the Internal Revenue Code of 1986, or a |
| 20 | tax-deferred annuity under section 403(b) |
| 21 | of the Internal Revenue Code of 1986, ex- |
| 22 | cept that such amount under this clause |
| 23 | shall not constitute disposable income, as |
| 24 | defined in section $1325(b)(2)$ of this title; |
| 25 | OF |

| | 192 |
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| 1 | "(ii) a health insurance plan regulated |
| 2 | by State law whether or not subject to |
| 3 | such title;". |
| 4 | SEC. 324. EXCLUSIVE JURISDICTION IN MATTERS INVOLV- |
| 5 | ING BANKRUPTCY PROFESSIONALS. |
| 6 | (a) IN GENERAL.—Section 1334 of title 28, United |
| 7 | States Code, is amended— |
| 8 | (1) in subsection (b), by striking "Notwith- |
| 9 | standing" and inserting "Except as provided in sub- |
| 10 | section (e)(2), and notwithstanding"; and |
| 11 | (2) by striking subsection (e) and inserting the |
| 12 | following: |
| 13 | "(e) The district court in which a case under title |
| 14 | 11 is commenced or is pending shall have exclusive juris- |
| 15 | diction— |
| 16 | ((1) of all the property, wherever located, of the |
| 17 | debtor as of the date of commencement of such case, |
| 18 | and of property of the estate; and |
| 19 | "(2) over all claims or causes of action that in- |
| 20 | volve construction of section 327 of title 11, United |
| 21 | States Code, or rules relating to disclosure require- |
| 22 | ments under section 327.". |
| 23 | (b) APPLICABILITY.—This section shall only apply to |
| 24 | cases filed after the date of enactment of this Act. |

1 SEC. 325. UNITED STATES TRUSTEE PROGRAM FILING FEE 2 **INCREASE.** 3 (a) ACTIONS UNDER CHAPTER 7 OR 13 OF TITLE 11, UNITED STATES CODE.—Section 1930(a) of title 28, 4 5 United States Code, is amended by striking paragraph (1) and inserting the following: 6 7 "(1) For a case commenced— "(A) under chapter 7 of title 11, \$160; or 8 "(B) under chapter 13 of title 11, \$150.". 9 10 (b) UNITED STATES TRUSTEE SYSTEM FUND.—Section 589a(b) of title 28, United States Code, is amended— 11 12 (1) by striking paragraph (1) and inserting the 13 following: ((1)(A) 40.63 percent of the fees collected 14 15 under section 1930(a)(1)(A) of this title in cases 16 commenced under chapter 7 of title 11; and 17 "(B) 70.00 percent of the fees collected under 18 section 1930(a)(1)(B) of this title in cases com-19 menced under chapter 13 of title 11;"; (2) in paragraph (2), by striking "one-half" 20 21 and inserting "three-fourths"; and 22 (3) in paragraph (4), by striking "one-half" and inserting "100 percent". 23 (c) Collection and Deposit of Miscellaneous 24 BANKRUPTCY FEES.—Section 406(b) of the Judiciary Ap-25 26 propriations Act, 1990 (28 U.S.C. 1931 note) is amended

•HR 975 IH

by striking "pursuant to 28 U.S.C. section 1930(b) and 1 33.87 per centum of the fees hereafter collected under 28 2 3 U.S.C. section 1930(a)(1) and 25 percent of the fees here-4 after collected under 28 U.S.C. section 1930(a)(3) shall 5 be deposited as offsetting receipts to the fund established under 28 U.S.C. section 1931" and inserting "under sec-6 7 tion 1930(b) of title 28, United States Code, and 31.25 8 percent of the fees collected under section 1930(a)(1)(A)9 of that title, 30.00 percent of the fees collected under sec-10 tion 1930(a)(1)(B) of that title, and 25 percent of the fees collected under section 1930(a)(3) of that title shall be 11 12 deposited as offsetting receipts to the fund established 13 under section 1931 of that title".

14 SEC. 326. SHARING OF COMPENSATION.

15 Section 504 of title 11, United States Code, is16 amended by adding at the end the following:

17 "(c) This section shall not apply with respect to shar-18 ing, or agreeing to share, compensation with a bona fide 19 public service attorney referral program that operates in 20 accordance with non-Federal law regulating attorney re-21 ferral services and with rules of professional responsibility 22 applicable to attorney acceptance of referrals.".

23 SEC. 327. FAIR VALUATION OF COLLATERAL.

24 Section 506(a) of title 11, United States Code, is
25 amended by—

(1) inserting "(1)" after "(a)"; and

1

2

(2) by adding at the end the following:

3 "(2) If the debtor is an individual in a case under 4 chapter 7 or 13, such value with respect to personal prop-5 erty securing an allowed claim shall be determined based 6 on the replacement value of such property as of the date 7 of filing the petition without deduction for costs of sale 8 or marketing. With respect to property acquired for per-9 sonal, family, or household purposes, replacement value 10 shall mean the price a retail merchant would charge for property of that kind considering the age and condition 11 12 of the property at the time value is determined.".

13 SEC. 328. DEFAULTS BASED ON NONMONETARY OBLIGA14 TIONS.

15 (a) EXECUTORY CONTRACTS AND UNEXPIRED
16 LEASES.—Section 365 of title 11, United States Code, is
17 amended—

18 (1) in subsection (b)—

(A) in paragraph (1)(A), by striking the
semicolon at the end and inserting the following: "other than a default that is a breach
of a provision relating to the satisfaction of any
provision (other than a penalty rate or penalty
provision) relating to a default arising from any
failure to perform nonmonetary obligations

1 under an unexpired lease of real property, if it 2 is impossible for the trustee to cure such de-3 fault by performing nonmonetary acts at and 4 after the time of assumption, except that if 5 such default arises from a failure to operate in 6 accordance with a nonresidential real property 7 lease, then such default shall be cured by per-8 formance at and after the time of assumption 9 in accordance with such lease, and pecuniary 10 losses resulting from such default shall be com-11 pensated in accordance with the provisions of this paragraph;"; and 12 13 (B) in paragraph (2)(D), by striking "pen-14 alty rate or provision" and inserting "penalty 15 rate or penalty provision"; 16 (2) in subsection (c)— (A) in paragraph (2), by inserting "or" at 17 18 the end; (B) in paragraph (3), by striking "; or" at 19 20 the end and inserting a period; and 21 (C) by striking paragraph (4); 22 (3) in subsection (d)— 23 (A) by striking paragraphs (5) through (9); and 24

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| 1 | (B) by redesignating paragraph (10) as |
| 2 | paragraph (5); and |
| 3 | (4) in subsection $(f)(1)$ by striking "; except |
| 4 | that" and all that follows through the end of the |
| 5 | paragraph and inserting a period. |
| 6 | (b) Impairment of Claims or Interests.—Sec- |
| 7 | tion 1124(2) of title 11, United States Code, is amend- |
| 8 | ed— |
| 9 | (1) in subparagraph (A), by inserting "or of a |
| 10 | kind that section $365(b)(2)$ of this title expressly |
| 11 | does not require to be cured" before the semicolon |
| 12 | at the end; |
| 13 | (2) in subparagraph (C), by striking "and" at |
| 14 | the end; |
| 15 | (3) by redesignating subparagraph (D) as sub- |
| 16 | paragraph (E); and |
| 17 | (4) by inserting after subparagraph (C) the fol- |
| 18 | lowing: |
| 19 | "(D) if such claim or such interest arises |
| 20 | from any failure to perform a nonmonetary ob- |
| 21 | ligation, other than a default arising from fail- |
| 22 | ure to operate a nonresidential real property |
| 23 | lease subject to section $365(b)(1)(A)$, com- |
| 24 | pensates the holder of such claim or such inter- |
| 25 | est (other than the debtor or an insider) for any |
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| 1 | actual pecuniary loss incurred by such holder as |
| 2 | a result of such failure; and". |
| 3 | SEC. 329. CLARIFICATION OF POSTPETITION WAGES AND |
| 4 | BENEFITS. |
| 5 | Section 503(b)(1)(A) of title 11, United States Code, |
| 6 | is amended to read as follows: |
| 7 | "(A) the actual, necessary costs and expenses of pre- |
| 8 | serving the estate including— |
| 9 | "(i) wages, salaries, or commissions for services |
| 10 | rendered after the commencement of the case; and |
| 11 | "(ii) wages and benefits awarded pursuant to a |
| 12 | judicial proceeding or a proceeding of the National |
| 13 | Labor Relations Board as back pay attributable to |
| 14 | any period of time occurring after commencement of |
| 15 | the case under this title, as a result of a violation |
| 16 | of Federal or State law by the debtor, without re- |
| 17 | gard to the time of the occurrence of unlawful con- |
| 18 | duct on which such award is based or to whether |
| 19 | any services were rendered, if the court determines |
| 20 | that payment of wages and benefits by reason of the |
| 21 | operation of this clause will not substantially in- |
| 22 | crease the probability of layoff or termination of cur- |
| 23 | rent employees, or of nonpayment of domestic sup- |
| 24 | port obligations, during the case under this title;". |

| 1 | SEC. 330. DELAY OF DISCHARGE DURING PENDENCY OF |
|----|--|
| 2 | CERTAIN PROCEEDINGS. |
| 3 | (a) CHAPTER 7.—Section 727(a) of title 11, United |
| 4 | States Code, as amended by section 106, is amended— |
| 5 | (1) in paragraph (10), by striking "or" at the |
| 6 | end; |
| 7 | (2) in paragraph (11) by striking the period at |
| 8 | the end and inserting "; or"; and |
| 9 | (3) by inserting after paragraph (11) the fol- |
| 10 | lowing: |
| 11 | "(12) the court after notice and a hearing held |
| 12 | not more than 10 days before the date of entry of |
| 13 | the order granting the discharge finds that there is |
| 14 | reasonable cause to believe that— |
| 15 | "(A) section $522(q)(1)$ may be applicable |
| 16 | to the debtor; and |
| 17 | "(B) there is pending any proceeding in |
| 18 | which the debtor may be found guilty of a fel- |
| 19 | ony of the kind described in section |
| 20 | 522(q)(1)(A) or liable for a debt of the kind de- |
| 21 | scribed in section $522(q)(1)(B)$; or". |
| 22 | (b) CHAPTER 11.—Section 1141(d) of title 11, |
| 23 | United States Code, as amended by section 321, is amend- |
| 24 | ed by adding at the end the following: |
| 25 | "(C) unless after notice and a hearing held |
| 26 | not more than 10 days before the date of entry |
| | |

| 1 | of the order granting the discharge, the court |
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| 2 | finds that there is no reasonable cause to be- |
| 3 | lieve that— |
| 4 | "(i) section $522(q)(1)$ may be applica- |
| 5 | ble to the debtor; and |
| 6 | "(ii) there is pending any proceeding |
| 7 | in which the debtor may be found guilty of |
| 8 | a felony of the kind described in section |
| 9 | 522(q)(1)(A) or liable for a debt of the |
| 10 | kind described in section $522(q)(1)(B)$.". |
| 11 | (c) Chapter 12.—Section 1228 of title 11, United |
| 12 | States Code, is amended— |
| 13 | (1) in subsection (a) by striking "As" and in- |
| 14 | serting "Subject to subsection (d), as", |
| 15 | (2) in subsection (b) by striking "At" and in- |
| 16 | serting "Subject to subsection (d), at", and |
| 17 | (3) by adding at the end the following: |
| 18 | "(f) The court may not grant a discharge under this |
| 19 | chapter unless the court after notice and a hearing held |
| 20 | not more than 10 days before the date of entry of the |
| 21 | order granting the discharge finds that there is no reason- |
| 22 | able cause to believe that— |
| 23 | "(1) section $522(q)(1)$ may be applicable to the |
| 24 | debtor; and |
| | |

| 1 | |
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| 1 | ((2) there is pending any proceeding in which |
| 2 | the debtor may be found guilty of a felony of the |
| 3 | kind described in section $522(q)(1)(A)$ or liable for |
| 4 | a debt of the kind described in section |
| 5 | 522(q)(1)(B).". |
| 6 | (d) CHAPTER 13.—Section 1328 of title 11, United |
| 7 | States Code, as amended by section 106, is amended— |
| 8 | (1) in subsection (a) by striking "As" and in- |
| 9 | serting "Subject to subsection (d), as", |
| 10 | (2) in subsection (b) by striking "At" and in- |
| 11 | serting "Subject to subsection (d), at", and |
| 12 | (3) by adding at the end the following: |
| 13 | "(h) The court may not grant a discharge under this |
| 14 | chapter unless the court after notice and a hearing held |
| 15 | not more than 10 days before the date of entry of the |
| 16 | order granting the discharge finds that there is no reason- |
| 17 | able cause to believe that— |
| 18 | "(1) section $522(q)(1)$ may be applicable to the |
| 19 | debtor; and |
| 20 | ((2) there is pending any proceeding in which |
| 21 | the debtor may be found guilty of a felony of the |
| 22 | kind described in section $522(q)(1)(A)$ or liable for |
| 23 | a debt of the kind described in section |
| 24 | 522(q)(1)(B).". |
| | |

TITLE IV—GENERAL AND SMALL 1 **BUSINESS BANKRUPTCY PRO-**2 VISIONS 3 **Subtitle A—General Business** 4 **Bankruptcy Provisions** 5 SEC. 401. ADEQUATE PROTECTION FOR INVESTORS. 6 7 (a) DEFINITION.—Section 101 of title 11, United 8 States Code, is amended by inserting after paragraph (48) 9 the following: 10 "(48A) 'securities self regulatory organization' 11 means either a securities association registered with 12 the Securities and Exchange Commission under sec-13 tion 15A of the Securities Exchange Act of 1934 or 14 a national securities exchange registered with the 15 Securities and Exchange Commission under section 16 6 of the Securities Exchange Act of 1934;". 17 (b) AUTOMATIC STAY.—Section 362(b) of title 11, United States Code, as amended by sections 224, 303, and 18 19 311, is amended by inserting after paragraph (24) the fol-20 lowing: 21 "(25) under subsection (a), of— 22 "(A) the commencement or continuation of 23 an investigation or action by a securities self 24 regulatory organization to enforce such organi-25 zation's regulatory power;

| 1 | "(B) the enforcement of an order or deci- |
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| 2 | sion, other than for monetary sanctions, ob- |
| 3 | tained in an action by the securities self regu- |
| 4 | latory organization to enforce such organiza- |
| 5 | tion's regulatory power; or |
| 6 | "(C) any act taken by the securities self |
| 7 | regulatory organization to delist, delete, or |
| 8 | refuse to permit quotation of any stock that |
| 9 | does not meet applicable regulatory require- |
| 10 | ments;". |
| | |
| 11 | SEC. 402. MEETINGS OF CREDITORS AND EQUITY SECURITY |
| 11 12 | SEC. 402. MEETINGS OF CREDITORS AND EQUITY SECURITY HOLDERS. |
| | |
| 12 | HOLDERS. |
| 12 13 | HOLDERS. Section 341 of title 11, United States Code, is |
| 12 13 14 | HOLDERS. Section 341 of title 11, United States Code, is amended by adding at the end the following: |
| 12 13 14 15 | HOLDERS. Section 341 of title 11, United States Code, is amended by adding at the end the following: "(e) Notwithstanding subsections (a) and (b), the court, on the request of a party in interest and after notice |
| 12 13 14 15 16 | HOLDERS. Section 341 of title 11, United States Code, is amended by adding at the end the following: "(e) Notwithstanding subsections (a) and (b), the court, on the request of a party in interest and after notice |
| 12 13 14 15 16 17 | HOLDERS. Section 341 of title 11, United States Code, is amended by adding at the end the following: "(e) Notwithstanding subsections (a) and (b), the court, on the request of a party in interest and after notice and a hearing, for cause may order that the United States |
| 12 13 14 15 16 17 18 | HOLDERS. Section 341 of title 11, United States Code, is amended by adding at the end the following: "(e) Notwithstanding subsections (a) and (b), the court, on the request of a party in interest and after notice and a hearing, for cause may order that the United States trustee not convene a meeting of creditors or equity secu- |

1 SEC. 403. PROTECTION OF REFINANCE OF SECURITY IN-2 TEREST. 3 Subparagraphs (A), (B), and (C) of section 547(e)(2)of title 11, United States Code, are each amended by strik-4 ing "10" each place it appears and inserting "30". 5 6 SEC. 404. **EXECUTORY CONTRACTS AND UNEXPIRED** 7 LEASES. 8 (a) IN GENERAL.—Section 365(d)(4) of title 11, 9 United States Code, is amended to read as follows: 10 ((4)(A) Subject to subparagraph (B), an unexpired 11 lease of nonresidential real property under which the debtor is the lessee shall be deemed rejected, and the trustee 12 13 shall immediately surrender that nonresidential real property to the lessor, if the trustee does not assume or reject 14 the unexpired lease by the earlier of— 15 16 "(i) the date that is 120 days after the date of the order for relief; or 17 18 "(ii) the date of the entry of an order con-

19 firming a plan.

20 "(B)(i) The court may extend the period determined under subparagraph (A), prior to the expiration of the 21 22 120-day period, for 90 days on the motion of the trustee 23 or lessor for cause.

24 "(ii) If the court grants an extension under clause (i), the court may grant a subsequent extension only upon 25 prior written consent of the lessor in each instance.". 26

(b) EXCEPTION.—Section 365(f)(1) of title 11,
 United States Code, is amended by striking "subsection"
 the first place it appears and inserting "subsections (b)
 and".

5 SEC. 405. CREDITORS AND EQUITY SECURITY HOLDERS 6 COMMITTEES.

7 (a) APPOINTMENT.—Section 1102(a) of title 11,
8 United States Code, is amended by adding at the end the
9 following:

10 "(4) On request of a party in interest and after notice and a hearing, the court may order the United States 11 12 trustee to change the membership of a committee ap-13 pointed under this subsection, if the court determines that the change is necessary to ensure adequate representation 14 15 of creditors or equity security holders. The court may order the United States trustee to increase the number 16 17 of members of a committee to include a creditor that is 18 a small business concern (as described in section 3(a)(1)of the Small Business Act, if the court determines that 19 the creditor holds claims (of the kind represented by the 20 21 committee) the aggregate amount of which, in comparison 22 to the annual gross revenue of that creditor, is dispropor-23 tionately large.".

| 1 | (b) INFORMATION.—Section 1102(b) of title 11, |
|----|---|
| 2 | United States Code, is amended by adding at the end the |
| 3 | following: |
| 4 | "(3) A committee appointed under subsection (a) |
| 5 | shall— |
| 6 | "(A) provide access to information for creditors |
| 7 | who— |
| 8 | "(i) hold claims of the kind represented by |
| 9 | that committee; and |
| 10 | "(ii) are not appointed to the committee; |
| 11 | "(B) solicit and receive comments from the |
| 12 | creditors described in subparagraph (A); and |
| 13 | "(C) be subject to a court order that compels |
| 14 | any additional report or disclosure to be made to the |
| 15 | creditors described in subparagraph (A).". |
| 16 | SEC. 406. AMENDMENT TO SECTION 546 OF TITLE 11, |
| 17 | UNITED STATES CODE. |
| 18 | Section 546 of title 11, United States Code, is |
| 19 | amended— |
| 20 | (1) by redesignating the second subsection (g) |
| 21 | (as added by section 222(a) of Public Law 103–394) |
| 22 | as subsection (i); |
| 23 | (2) in subsection (i), as so redesignated, by in- |
| 24 | serting "and subject to the prior rights of holders of |
| | |

| 1 | security interests in such goods or the proceeds of |
|--|--|
| 2 | such goods" after "consent of a creditor"; and |
| 3 | (3) by adding at the end the following: |
| 4 | ((j)(1) Notwithstanding paragraphs (2) and (3) of |
| 5 | section 545, the trustee may not avoid a warehouseman's |
| 6 | lien for storage, transportation, or other costs incidental |
| 7 | to the storage and handling of goods. |
| 8 | ((2) The prohibition under paragraph (1) shall be ap- |
| 9 | plied in a manner consistent with any State statute appli- |
| 10 | cable to such lien that is similar to section 7–209 of the |
| 11 | Uniform Commercial Code, as in effect on the date of en- |
| 12 | actment of the Bankruptcy Abuse Prevention and Con- |
| 13 | sumer Protection Act of 2003, or any successor to such |
| | |
| 14 | section 7–209.". |
| 14 15 | section 7–209.". SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, |
| | |
| 15 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, |
| 15 16 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. |
| 15 16 17 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is |
| 15 16 17 18 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is amended— |
| 15 16 17 18 19 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is amended— (1) in paragraph (3)— |
| 15 16 17 18 19 20 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is amended— (1) in paragraph (3)— (A) by striking "(A) In" and inserting |
| 15 16 17 18 19 20 21 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is amended— (1) in paragraph (3)— (A) by striking "(A) In" and inserting "In"; and |
| 15 16 17 18 19 20 21 22 | SEC. 407. AMENDMENTS TO SECTION 330(a) OF TITLE 11, UNITED STATES CODE. Section 330(a) of title 11, United States Code, is amended— (1) in paragraph (3)— (A) by striking "(A) In" and inserting "In"; and (B) by inserting "to an examiner, trustee |

"(7) In determining the amount of reasonable com pensation to be awarded to a trustee, the court shall treat
 such compensation as a commission, based on section 326
 of this title.".

5 SEC. 408. POSTPETITION DISCLOSURE AND SOLICITATION.

6 Section 1125 of title 11, United States Code, is7 amended by adding at the end the following:

8 "(g) Notwithstanding subsection (b), an acceptance 9 or rejection of the plan may be solicited from a holder 10 of a claim or interest if such solicitation complies with ap-11 plicable nonbankruptcy law and if such holder was solic-12 ited before the commencement of the case in a manner 13 complying with applicable nonbankruptcy law.".

14 SEC. 409. PREFERENCES.

15 Section 547(c) of title 11, United States Code, is16 amended—

17 (1) by striking paragraph (2) and inserting the18 following:

"(2) to the extent that such transfer was in
payment of a debt incurred by the debtor in the ordinary course of business or financial affairs of the
debtor and the transferee, and such transfer was—
"(A) made in the ordinary course of business or financial affairs of the debtor and the
transferee; or

| 1 | "(B) made according to ordinary business |
|----|--|
| 2 | terms;"; |
| 3 | (2) in paragraph (8), by striking the period at |
| 4 | the end and inserting "; or"; and |
| 5 | (3) by adding at the end the following: |
| 6 | "(9) if, in a case filed by a debtor whose debts |
| 7 | are not primarily consumer debts, the aggregate |
| 8 | value of all property that constitutes or is affected |
| 9 | by such transfer is less than \$5,000.". |
| 10 | SEC. 410. VENUE OF CERTAIN PROCEEDINGS. |
| 11 | Section 1409(b) of title 28, United States Code, is |
| 12 | amended by inserting ", or a nonconsumer debt against |
| 13 | a noninsider of less than \$10,000," after "\$5,000". |
| 14 | SEC. 411. PERIOD FOR FILING PLAN UNDER CHAPTER 11. |
| 15 | Section 1121(d) of title 11, United States Code, is |
| 16 | amended— |
| 17 | (1) by striking "On" and inserting "(1) Subject |
| 18 | to paragraph (2), on"; and |
| 19 | (2) by adding at the end the following: |
| 20 | ((2)(A) The 120-day period specified in paragraph |
| 21 | (1) may not be extended beyond a date that is 18 months |
| 22 | after the date of the order for relief under this chapter. |
| 23 | "(B) The 180-day period specified in paragraph (1) |
| 24 | may not be extended beyond a date that is 20 months after |
| 25 | the date of the order for relief under this chapter.". |

1 SEC. 412. FEES ARISING FROM CERTAIN OWNERSHIP IN-2 TERESTS. 3 Section 523(a)(16) of title 11, United States Code, is amended— 4 5 (1) by striking "dwelling" the first place it ap-6 pears; (2) by striking "ownership or" and inserting 7 "ownership,"; 8 9 (3) by striking "housing" the first place it ap-10 pears; and (4) by striking "but only" and all that follows 11 12 through "such period," and inserting "or a lot in a 13 homeowners association, for as long as the debtor or 14 the trustee has a legal, equitable, or possessory own-15 ership interest in such unit, such corporation, or 16 such lot,". 17 SEC. 413. CREDITOR REPRESENTATION AT FIRST MEETING 18 **OF CREDITORS.** 19 Section 341(c) of title 11, United States Code, is 20 amended by inserting at the end the following: "Notwith-21 standing any local court rule, provision of a State constitu-22 tion, any other Federal or State law that is not a bank-23 ruptcy law, or other requirement that representation at 24 the meeting of creditors under subsection (a) be by an attorney, a creditor holding a consumer debt or any rep-25

26 resentative of the creditor (which may include an entity

or an employee of an entity and may be a representative
 for more than 1 creditor) shall be permitted to appear at
 and participate in the meeting of creditors in a case under
 chapter 7 or 13, either alone or in conjunction with an
 attorney for the creditor. Nothing in this subsection shall
 be construed to require any creditor to be represented by
 an attorney at any meeting of creditors.".

8 SEC. 414. DEFINITION OF DISINTERESTED PERSON.

9 Section 101(14) of title 11, United States Code, is10 amended to read as follows:

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

13 "(A) is not a creditor, an equity security14 holder, or an insider;

15 "(B) is not and was not, within 2 years be16 fore the date of the filing of the petition, a di17 rector, 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;".

SEC. 415. FACTORS FOR COMPENSATION OF PROFES-SIONAL PERSONS.
Section 330(a)(3) of title 11, United States Code, is amended—

(1) in subparagraph (D), by striking "and" at the end;
(2) by redesignating subparagraph (E) as subparagraph (F); and

9 (3) by inserting after subparagraph (D) the fol-10 lowing:

"(E) with respect to a professional person,
whether the person is board certified or otherwise
has demonstrated skill and experience in the bankruptcy field; and".

15 SEC. 416. APPOINTMENT OF ELECTED TRUSTEE.

16 Section 1104(b) of title 11, United States Code, is17 amended—

18 (1) by inserting "(1)" after "(b)"; and

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

20 "(2)(A) If an eligible, disinterested trustee is elected
21 at a meeting of creditors under paragraph (1), the United
22 States trustee shall file a report certifying that election.
23 "(B) Upon the filing of a report under subparagraph
24 (A)—

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1 "(i) the trustee elected under paragraph (1) 2 shall be considered to have been selected and ap-3 pointed for purposes of this section; and "(ii) the service of any trustee appointed under 4 5 subsection (d) shall terminate. 6 "(C) The court shall resolve any dispute arising out 7 of an election described in subparagraph (A).". SEC. 417. UTILITY SERVICE. 8 9 Section 366 of title 11, United States Code, is amended-10 (1) in subsection (a), by striking "subsection (b)" and inserting "subsections (b) and (c)"; and 12 13 (2) by adding at the end the following: 14 ((c)(1)(A) For purposes of this subsection, the term 15 'assurance of payment' means— 16 "(i) a cash deposit; "(ii) a letter of credit; 17 18 "(iii) a certificate of deposit; "(iv) a surety bond; 19 "(v) a prepayment of utility consumption; or 20

"(vi) another form of security that is mutually 21 22 agreed on between the utility and the debtor or the 23 trustee.

11

1 "(B) For purposes of this subsection an administrative ex2 pense priority shall not constitute an assurance of pay3 ment.

4 "(2) Subject to paragraphs (3) and (4), with respect 5 to a case filed under chapter 11, a utility referred to in 6 subsection (a) may alter, refuse, or discontinue utility 7 service, if during the 30-day period beginning on the date 8 of filing of the petition, the utility does not receive from 9 the debtor or the trustee adequate assurance of payment 10 for utility service that is satisfactory to the utility.

"(3)(A) On request of a party in interest and after
notice and a hearing, the court may order modification
of the amount of an assurance of payment under paragraph (2).

15 "(B) In making a determination under this para16 graph whether an assurance of payment is adequate, the
17 court may not consider—

18 "(i) the absence of security before the date of19 filing of the petition;

20 "(ii) the payment by the debtor of charges for
21 utility service in a timely manner before the date of
22 filing of the petition; or

23 "(iii) the availability of an administrative ex-24 pense priority.

1 "(4) Notwithstanding any other provision of law, with 2 respect to a case subject to this subsection, a utility may 3 recover or set off against a security deposit provided to 4 the utility by the debtor before the date of filing of the 5 petition without notice or order of the court.".

6 SEC. 418. BANKRUPTCY FEES.

7 Section 1930 of title 28, United States Code, is8 amended—

9 (1) in subsection (a), by striking "Notwith10 standing section 1915 of this title, the" and insert11 ing "The"; and

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

13 "(f)(1) Under the procedures prescribed by the Judicial Conference of the United States, the district court or 14 15 the bankruptcy court may waive the filing fee in a case under chapter 7 of title 11 for an individual if the court 16 17 determines that such individual has income less than 150 percent of the income official poverty line (as defined by 18 the Office of Management and Budget, and revised annu-19 ally in accordance with section 673(2) of the Omnibus 20 21 Budget Reconciliation Act of 1981) applicable to a family of the size involved and is unable to pay that fee in install-22 23 ments. For purposes of this paragraph, the term 'filing 24 fee' means the filing required by subsection (a), or any 25 other fee prescribed by the Judicial Conference under subsections (b) and (c) that is payable to the clerk upon the
 commencement of a case under chapter 7.

3 "(2) The district court or the bankruptcy court may
4 waive for such debtors other fees prescribed under sub5 sections (b) and (c).

6 "(3) This subsection does not restrict the district
7 court or the bankruptcy court from waiving, in accordance
8 with Judicial Conference policy, fees prescribed under this
9 section for other debtors and creditors.".

10 SEC. 419. MORE COMPLETE INFORMATION REGARDING AS 11 SETS OF THE ESTATE.

12 (a) IN GENERAL.—

13 (1) DISCLOSURE.—The Advisory Committee on 14 Bankruptcy Rules of the Judicial Conference of the 15 United States, after consideration of the views of the 16 Director of the Executive Office for United States 17 Trustees, shall propose for adoption amended Fed-18 eral Rules of Bankruptcy Procedure and Official 19 Bankruptcy Forms directing debtors under chapter 20 11 of title 11, United States Code, to disclose the 21 information described in paragraph (2) by filing and 22 serving periodic financial and other reports designed 23 to provide such information.

24 (2) INFORMATION.—The information referred
25 to in paragraph (1) is the value, operations, and

| | 211 |
|----|--|
| 1 | profitability of any closely held corporation, partner- |
| 2 | ship, or of any other entity in which the debtor holds |
| 3 | a substantial or controlling interest. |
| 4 | (b) PURPOSE.—The purpose of the rules and reports |
| 5 | under subsection (a) shall be to assist parties in interest |
| 6 | taking steps to ensure that the debtor's interest in any |
| 7 | entity referred to in subsection $(a)(2)$ is used for the pay- |
| 8 | ment of allowed claims against debtor. |
| 9 | Subtitle B—Small Business |
| 10 | Bankruptcy Provisions |
| 11 | SEC. 431. FLEXIBLE RULES FOR DISCLOSURE STATEMENT |
| 12 | AND PLAN. |
| 13 | Section 1125 of title 11, United States Code, is |
| 14 | amended— |
| 15 | (1) in subsection $(a)(1)$, by inserting before the |
| 16 | semicolon "and in determining whether a disclosure |
| 17 | statement provides adequate information, the court |
| 18 | shall consider the complexity of the case, the benefit |
| 19 | of additional information to creditors and other par- |
| 20 | ties in interest, and the cost of providing additional |
| 21 | information"; and |
| 22 | (2) by striking subsection (f), and inserting the |
| 23 | following: |
| 24 | "(f) Notwithstanding subsection (b), in a small busi- |
| 25 | ness case— |
| | |

1 "(1) the court may determine that the plan 2 itself provides adequate information and that a sepa-3 rate disclosure statement is not necessary; "(2) the court may approve a disclosure state-4 5 ment submitted on standard forms approved by the 6 court or adopted under section 2075 of title 28; and "(3)(A) the court may conditionally approve a 7 8 disclosure statement subject to final approval after 9 notice and a hearing; "(B) acceptances and rejections of a plan may 10 11 be solicited based on a conditionally approved disclo-12 sure statement if the debtor provides adequate infor-13 mation to each holder of a claim or interest that is 14 solicited, but a conditionally approved disclosure 15 statement shall be mailed not later than 20 days be-16 fore the date of the hearing on confirmation of the 17 plan; and 18 "(C) the hearing on the disclosure statement 19 may be combined with the hearing on confirmation 20 of a plan.".

21 SEC. 432. DEFINITIONS.

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

| | 210 |
|----|---|
| 1 | "(51C) 'small business case' means a case filed |
| 2 | under chapter 11 of this title in which the debtor is |
| 3 | a small business debtor; |
| 4 | "(51D) 'small business debtor'— |
| 5 | "(A) subject to subparagraph (B), means a |
| 6 | person engaged in commercial or business ac- |
| 7 | tivities (including any affiliate of such person |
| 8 | that is also a debtor under this title and exclud- |
| 9 | ing a person whose primary activity is the busi- |
| 10 | ness of owning or operating real property or ac- |
| 11 | tivities incidental thereto) that has aggregate |
| 12 | noncontingent, liquidated secured and unse- |
| 13 | cured debts as of the date of the petition or the |
| 14 | order for relief in an amount not more than |
| 15 | \$2,000,000 (excluding debts owed to 1 or more |
| 16 | affiliates or insiders) for a case in which the |
| 17 | United States trustee has not appointed under |
| 18 | section $1102(a)(1)$ a committee of unsecured |
| 19 | creditors or where the court has determined |
| 20 | that the committee of unsecured creditors is not |
| 21 | sufficiently active and representative to provide |
| 22 | effective oversight of the debtor; and |
| 23 | "(B) does not include any member of a |
| 24 | group of affiliated debtors that has aggregate |
| | |

25 noncontingent liquidated secured and unsecured

debts in an amount greater than \$2,000,000
 (excluding debt owed to 1 or more affiliates or
 insiders);".

4 (b) CONFORMING AMENDMENT.—Section 1102(a)(3)
5 of title 11, United States Code, is amended by inserting
6 "debtor" after "small business".

7 (c) ADJUSTMENT OF DOLLAR AMOUNTS.—Section
8 104(b) of title 11, United States Code, as amended by
9 section 226, is amended by inserting "101(51D)," after
10 "101(3)," each place it appears.

11SEC. 433. STANDARD FORM DISCLOSURE STATEMENT AND12PLAN.

13 Within a reasonable period of time after the date of 14 enactment of this Act, the Advisory Committee on Bank-15 ruptcy Rules of the Judicial Conference of the United States shall propose for adoption standard form disclosure 16 17 statements and plans of reorganization for small business 18 debtors (as defined in section 101 of title 11, United 19 States Code, as amended by this Act), designed to achieve 20 a practical balance between—

(1) the reasonable needs of the courts, the
United States trustee, creditors, and other parties in
interest for reasonably complete information; and

24 (2) economy and simplicity for debtors.

3 (a) REPORTING REQUIRED.—

4 (1) IN GENERAL.—Chapter 3 of title 11, United
5 States Code, is amended by inserting after section
6 307 the following:

7 "§ 308. Debtor reporting requirements

8 "(a) For purposes of this section, the term 'profit-9 ability' means, with respect to a debtor, the amount of 10 money that the debtor has earned or lost during current 11 and recent fiscal periods.

12 "(b) A small business debtor shall file periodic finan13 cial and other reports containing information including—

14 "(1) the debtor's profitability;

15 "(2) reasonable approximations of the debtor's
16 projected cash receipts and cash disbursements over
17 a reasonable period;

18 "(3) comparisons of actual cash receipts and19 disbursements with projections in prior reports;

(4)(A) whether the debtor is—

21 "(i) in compliance in all material respects
22 with postpetition requirements imposed by this
23 title and the Federal Rules of Bankruptcy Pro24 cedure; and

| 1 | "(ii) timely filing tax returns and other re- |
|----|--|
| 2 | quired government filings and paying taxes and |
| 3 | other administrative expenses when due; |
| 4 | "(B) if the debtor is not in compliance with the |
| 5 | requirements referred to in subparagraph (A)(i) or |
| 6 | filing tax returns and other required government fil- |
| 7 | ings and making the payments referred to in sub- |
| 8 | paragraph (A)(ii), what the failures are and how, at |
| 9 | what cost, and when the debtor intends to remedy |
| 10 | such failures; and |
| 11 | "(C) such other matters as are in the best in- |
| 12 | terests of the debtor and creditors, and in the public |
| 13 | interest in fair and efficient procedures under chap- |
| 14 | ter 11 of this title.". |
| 15 | (2) CLERICAL AMENDMENT.—The table of sec- |
| 16 | tions for chapter 3 of title 11, United States Code, |
| 17 | is amended by inserting after the item relating to |
| 18 | section 307 the following: |
| | "308. Debtor reporting requirements.". |
| 19 | (b) EFFECTIVE DATE.—The amendments made by |
| 20 | subsection (a) shall take effect 60 days after the date on |
| 21 | which rules are prescribed under section 2075 of title 28, |
| 22 | United States Code, to establish forms to be used to com- |
| 23 | ply with section 308 of title 11 United States Code as |

23 ply with section 308 of title 11, United States Code, as24 added by subsection (a).

1SEC. 435. UNIFORM REPORTING RULES AND FORMS FOR2SMALL BUSINESS CASES.

3 (a) PROPOSAL OF RULES AND FORMS.—The Advi4 sory Committee on Bankruptcy Rules of the Judicial Con5 ference of the United States shall propose for adoption
6 amended Federal Rules of Bankruptcy Procedure and Of7 ficial Bankruptcy Forms to be used by small business
8 debtors to file periodic financial and other reports con9 taining information, including information relating to—

10 (1) the debtor's profitability;

11 (2) the debtor's cash receipts and disburse-12 ments; and

(3) whether the debtor is timely filing tax returns and paying taxes and other administrative expenses when due.

(b) PURPOSE.—The rules and forms proposed under
subsection (a) shall be designed to achieve a practical balance among—

(1) the reasonable needs of the bankruptcy
court, the United States trustee, creditors, and other
parties in interest for reasonably complete information;

(2) the small business debtor's interest that required reports be easy and inexpensive to complete;
and

(3) the interest of all parties that the required
 reports help the small business debtor to understand
 the small business debtor's financial condition and
 plan the small business debtor's future.

5 SEC. 436. DUTIES IN SMALL BUSINESS CASES.

6 (a) DUTIES IN CHAPTER 11 CASES.—Subchapter I
7 of chapter 11 of title 11, United States Code, as amended
8 by section 321, is amended by adding at the end the fol9 lowing:

10 "§1116. Duties of trustee or debtor in possession in11small business cases

"In a small business case, a trustee or the debtor in
possession, in addition to the duties provided in this title
and as otherwise required by law, shall—

"(1) append to the voluntary petition or, in an
involuntary case, file not later than 7 days after the
date of the order for relief—

18 "(A) its most recent balance sheet, state19 ment of operations, cash-flow statement, Fed20 eral income tax return; or

21 "(B) a statement made under penalty of
22 perjury that no balance sheet, statement of op23 erations, or cash-flow statement has been pre24 pared and no Federal tax return has been filed;

1 "(2) attend, through its senior management 2 personnel and counsel, meetings scheduled by the 3 court or the United States trustee, including initial 4 debtor interviews, scheduling conferences, and meet-5 ings of creditors convened under section 341 unless 6 the court waives that requirement after notice and 7 a hearing, upon a finding of extraordinary and com-8 pelling circumstances; 9 "(3) timely file all schedules and statements of 10 financial affairs, unless the court, after notice and a 11 hearing, grants an extension, which shall not extend 12 such time period to a date later than 30 days after the date of the order for relief, absent extraordinary 13 14 and compelling circumstances; 15 "(4) file all postpetition financial and other re-16 ports required by the Federal Rules of Bankruptcy 17 Procedure or by local rule of the district court: 18 "(5) subject to section 363(c)(2), maintain in-19 surance customary and appropriate to the industry; 20 "(6)(A) timely file tax returns and other re-21 quired government filings; and 22 "(B) subject to section 363(c)(2), timely pay all 23 taxes entitled to administrative expense priority ex-24 cept those being contested by appropriate pro-25 ceedings being diligently prosecuted; and

"(7) allow the United States trustee, or a des ignated representative of the United States trustee,
 to inspect the debtor's business premises, books, and
 records at reasonable times, after reasonable prior
 written notice, unless notice is waived by the debt or.".

7 (b) CLERICAL AMENDMENT.—The table of sections
8 for chapter 11 of title 11, United States Code, as amended
9 by section 321, is amended by inserting after the item re10 lating to section 1115 the following:

"1116. Duties of trustee or debtor in possession in small business cases.".

11 SEC. 437. PLAN FILING AND CONFIRMATION DEADLINES.

Section 1121 of title 11, United States Code, isamended by striking subsection (e) and inserting the fol-lowing:

15 "(e) In a small business case—

16 "(1) only the debtor may file a plan until after
17 180 days after the date of the order for relief, unless
18 that period is—

19 "(A) extended as provided by this sub-20 section, after notice and a hearing; or

21 "(B) the court, for cause, orders otherwise;
22 "(2) the plan, and any necessary disclosure
23 statement, shall be filed not later than 300 days
24 after the date of the order for relief; and

| 1 | "(3) the time periods specified in paragraphs |
|----|---|
| 2 | (1) and (2), and the time fixed in section $1129(e)$ |
| 3 | within which the plan shall be confirmed, may be ex- |
| 4 | tended only if— |
| 5 | "(A) the debtor, after providing notice to |
| 6 | parties in interest (including the United States |
| 7 | trustee), demonstrates by a preponderance of |
| 8 | the evidence that it is more likely than not that |
| 9 | the court will confirm a plan within a reason- |
| 10 | able period of time; |
| 11 | "(B) a new deadline is imposed at the time |
| 12 | the extension is granted; and |
| 13 | "(C) the order extending time is signed be- |
| 14 | fore the existing deadline has expired.". |
| 15 | SEC. 438. PLAN CONFIRMATION DEADLINE. |
| 16 | Section 1129 of title 11, United States Code, is |
| 17 | amended by adding at the end the following: |
| 18 | "(e) In a small business case, the court shall confirm |
| 19 | a plan that complies with the applicable provisions of this |
| 20 | title and that is filed in accordance with section 1121(e) |
| 21 | not later than 45 days after such plan is filed unless the |
| 22 | time for confirmation is extended in accordance with sec- |
| 23 | tion $1121(e)(3)$.". |

| 1 | SEC. 439. DUTIES OF THE UNITED STATES TRUSTEE. |
|----|--|
| 2 | Section 586(a) of title 28, United States Code, is |
| 3 | amended— |
| 4 | (1) in paragraph (3) — |
| 5 | (A) in subparagraph (G), by striking |
| 6 | "and" at the end; |
| 7 | (B) by redesignating subparagraph (H) as |
| 8 | subparagraph (I); and |
| 9 | (C) by inserting after subparagraph (G) |
| 10 | the following: |
| 11 | "(H) in small business cases (as defined in |
| 12 | section 101 of title 11), performing the addi- |
| 13 | tional duties specified in title 11 pertaining to |
| 14 | such cases; and"; |
| 15 | (2) in paragraph (5), by striking "and" at the |
| 16 | end; |
| 17 | (3) in paragraph (6), by striking the period at |
| 18 | the end and inserting a semicolon; and |
| 19 | (4) by adding at the end the following: |
| 20 | "(7) in each of such small business cases— |
| 21 | "(A) conduct an initial debtor interview as |
| 22 | soon as practicable after the entry of order for |
| 23 | relief but before the first meeting scheduled |
| 24 | under section 341(a) of title 11, at which time |
| 25 | the United States trustee shall— |

"(i) begin to investigate the debtor's 1 2 viability; "(ii) inquire about the debtor's busi-3 4 ness plan; "(iii) explain the debtor's obligations 5 6 to file monthly operating reports and other 7 required reports; "(iv) attempt to develop an agreed 8 9 scheduling order; and "(v) inform the debtor of other obliga-10 11 tions; 12 "(B) if determined to be appropriate and 13 advisable, visit the appropriate business prem-14 ises of the debtor and ascertain the state of the 15 debtor's books and records and verify that the 16 debtor has filed its tax returns; and "(C) review and monitor diligently the 17 18 debtor's activities, to identify as promptly as 19 possible whether the debtor will be unable to 20 confirm a plan; and 21 "(8) in any case in which the United States 22 trustee finds material grounds for any relief under 23 section 1112 of title 11, the United States trustee 24 shall apply promptly after making that finding to 25 the court for relief.".

230

1 SEC. 440. SCHEDULING CONFERENCES.

2 Section 105(d) of title 11, United States Code, is
3 amended—

4 (1) in the matter preceding paragraph (1), by
5 striking ", may"; and

6 (2) by striking paragraph (1) and inserting the7 following:

8 "(1) shall hold such status conferences as are
9 necessary to further the expeditious and economical
10 resolution of the case; and".

11 SEC. 441. SERIAL FILER PROVISIONS.

12 Section 362 of title 11, United States Code, as 13 amended by sections 106, 305, and 311, is amended—

14 (1) in subsection (k), as so redesignated by sec15 tion 305—

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

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

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

25 "(n)(1) Except as provided in paragraph (2), sub26 section (a) does not apply in a case in which the debtor—

| | 201 |
|----|--|
| 1 | "(A) is a debtor in a small business case pend- |
| 2 | ing at the time the petition is filed; |
| 3 | "(B) was a debtor in a small business case that |
| 4 | was dismissed for any reason by an order that be- |
| 5 | came final in the 2-year period ending on the date |
| 6 | of the order for relief entered with respect to the pe- |
| 7 | tition; |
| 8 | "(C) was a debtor in a small business case in |
| 9 | which a plan was confirmed in the 2-year period |
| 10 | ending on the date of the order for relief entered |
| 11 | with respect to the petition; or |
| 12 | "(D) is an entity that has acquired substan- |
| 13 | tially all of the assets or business of a small business |
| 14 | debtor described in subparagraph (A), (B), or (C), |
| 15 | unless such entity establishes by a preponderance of |
| 16 | the evidence that such entity acquired substantially |
| 17 | all of the assets or business of such small business |
| 18 | debtor in good faith and not for the purpose of evad- |
| 19 | ing this paragraph. |
| 20 | "(2) Paragraph (1) does not apply— |
| 21 | "(A) to an involuntary case involving no collu- |
| 22 | sion by the debtor with creditors; or |
| 23 | "(B) to the filing of a petition if— |
| 24 | "(i) the debtor proves by a preponderance |
| 25 | of the evidence that the filing of that petition |
| | |

1 resulted from circumstances beyond the control 2 of the debtor not foreseeable at the time the 3 case then pending was filed; and 4 "(ii) it is more likely than not that the 5 court will confirm a feasible plan, but not a liq-6 uidating plan, within a reasonable period of 7 time.". 8 SEC. 442. EXPANDED GROUNDS FOR DISMISSAL OR CON-9 **VERSION AND APPOINTMENT OF TRUSTEE.** 10 (a) EXPANDED GROUNDS FOR DISMISSAL OR CON-VERSION.—Section 1112 of title 11, United States Code, 11 is amended by striking subsection (b) and inserting the 12 following: 13 14 "(b)(1) Except as provided in paragraph (2) of this 15 subsection, subsection (c) of this section, and section 1104(a)(3), on request of a party in interest, and after 16 17 notice and a hearing, absent unusual circumstances spe-18 cifically identified by the court that establish that the re-19 quested conversion or dismissal is not in the best interests 20 of creditors and the estate, the court shall convert a case 21 under this chapter to a case under chapter 7 or dismiss 22 a case under this chapter, whichever is in the best inter-23 ests of creditors and the estate, if the movant establishes

24 cause.

1

((2) The relief provided in paragraph (1) shall not

| 2 | be granted absent unusual circumstances specifically iden- |
|----|---|
| 3 | tified by the court that establish that such relief is not |
| 4 | in the best interests of creditors and the estate, if the |
| 5 | debtor or another party in interest objects and establishes |
| 6 | that— |
| 7 | "(A) there is a reasonable likelihood that a plan |
| 8 | will be confirmed within the timeframes established |
| 9 | in sections 1121(e) and 1129(e) of this title, or if |
| 10 | such sections do not apply, within a reasonable pe- |
| 11 | riod of time; and |
| 12 | "(B) the grounds for granting such relief in- |
| 13 | clude an act or omission of the debtor other than |
| 14 | under paragraph (4)(A)— |
| 15 | "(i) for which there exists a reasonable |
| 16 | justification for the act or omission; and |
| 17 | "(ii) that will be cured within a reasonable |
| 18 | period of time fixed by the court. |
| 19 | "(3) The court shall commence the hearing on a mo- |
| 20 | tion under this subsection not later than 30 days after |
| 21 | filing of the motion, and shall decide the motion not later |
| 22 | than 15 days after commencement of such hearing, unless |
| 23 | the movant expressly consents to a continuance for a spe- |
| 24 | cific period of time or compelling circumstances prevent |

| 1 | the court from meeting the time limits established by this |
|----|--|
| 2 | paragraph. |
| 3 | "(4) For purposes of this subsection, the term 'cause' |
| 4 | includes— |
| 5 | "(A) substantial or continuing loss to or dimi- |
| 6 | nution of the estate and the absence of a reasonable |
| 7 | likelihood of rehabilitation; |
| 8 | "(B) gross mismanagement of the estate; |
| 9 | "(C) failure to maintain appropriate insurance |
| 10 | that poses a risk to the estate or to the public; |
| 11 | "(D) unauthorized use of cash collateral sub- |
| 12 | stantially harmful to 1 or more creditors; |
| 13 | "(E) failure to comply with an order of the |
| 14 | court; |
| 15 | "(F) unexcused failure to satisfy timely any fil- |
| 16 | ing or reporting requirement established by this title |
| 17 | or by any rule applicable to a case under this chap- |
| 18 | ter; |
| 19 | "(G) failure to attend the meeting of creditors |
| 20 | convened under section 341(a) or an examination or- |
| 21 | dered under rule 2004 of the Federal Rules of |
| 22 | Bankruptcy Procedure without good cause shown by |
| 23 | the debtor; |

| 1 | "(H) failure timely to provide information or |
|----|---|
| 2 | attend meetings reasonably requested by the United |
| 3 | States trustee or the bankruptcy administrator; |
| 4 | "(I) failure timely to pay taxes owed after the |
| 5 | date of the order for relief or to file tax returns due |
| 6 | after the order for relief; |
| 7 | "(J) failure to file a disclosure statement, or to |
| 8 | file or confirm a plan, within the time fixed by this |
| 9 | title or by order of the court; |
| 10 | "(K) failure to pay any fees or charges required |
| 11 | under chapter 123 of title 28; |
| 12 | "(L) revocation of an order of confirmation |
| 13 | under section 1144; |
| 14 | "(M) inability to effectuate substantial con- |
| 15 | summation of a confirmed plan; |
| 16 | "(N) material default by the debtor with re- |
| 17 | spect to a confirmed plan; |
| 18 | "(O) termination of a confirmed plan by reason |
| 19 | of the occurrence of a condition specified in the plan; |
| 20 | and |
| 21 | "(P) failure of the debtor to pay any domestic |
| 22 | support obligation that first becomes payable after |
| 23 | the date on which the petition is filed. |
| 24 | "(5) The court shall commence the hearing on a mo- |
| 25 | tion under this subsection not later than 30 days after |

filing of the motion, and shall decide the motion not later
 than 15 days after commencement of such hearing, unless
 the movant expressly consents to a continuance for a spe cific period of time or compelling circumstances prevent
 the court from meeting the time limits established by this
 paragraph.".

7 (b) ADDITIONAL GROUNDS FOR APPOINTMENT OF
8 TRUSTEE.—Section 1104(a) of title 11, United States
9 Code, is amended—

10 (1) in paragraph (1), by striking "or" at the11 end;

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

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

"(3) if grounds exist to convert or dismiss the
case under section 1112, but the court determines
that the appointment of a trustee or an examiner is
in the best interests of creditors and the estate.".

19SEC. 443. STUDY OF OPERATION OF TITLE 11, UNITED20STATES CODE, WITH RESPECT TO SMALL21BUSINESSES.

Not later than 2 years after the date of enactment
of this Act, the Administrator of the Small Business Administration, in consultation with the Attorney General,
the Director of the Executive Office for United States

| 1 | Trustees, and the Director of the Administrative Office |
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| 2 | of the United States Courts, shall— |
| 3 | (1) conduct a study to determine— |
| 4 | (A) the internal and external factors that |
| 5 | cause small businesses, especially sole propri- |
| 6 | etorships, to become debtors in cases under title |
| 7 | 11, United States Code, and that cause certain |
| 8 | small businesses to successfully complete cases |
| 9 | under chapter 11 of such title; and |
| 10 | (B) how Federal laws relating to bank- |
| 11 | ruptcy may be made more effective and efficient |
| 12 | in assisting small businesses to remain viable; |
| 13 | and |
| 14 | (2) submit to the President pro tempore of the |
| 15 | Senate and the Speaker of the House of Representa- |
| 16 | tives a report summarizing that study. |
| 17 | SEC. 444. PAYMENT OF INTEREST. |
| 18 | Section 362(d)(3) of title 11, United States Code, is |
| 19 | amended— |
| 20 | (1) by inserting "or 30 days after the court de- |
| 21 | termines that the debtor is subject to this para- |
| 22 | graph, whichever is later" after "90-day period)"; |
| 23 | and |
| 24 | (2) by striking subparagraph (B) and inserting |
| 25 | the following: |

| 1 | "(B) the debtor has commenced monthly |
|----|--|
| 2 | payments that— |
| 3 | "(i) may, in the debtor's sole discre- |
| 4 | tion, notwithstanding section $363(c)(2)$, be |
| 5 | made from rents or other income generated |
| 6 | before or after the commencement of the |
| 7 | case by or from the property to each cred- |
| 8 | itor whose claim is secured by such real es- |
| 9 | tate (other than a claim secured by a judg- |
| 10 | ment lien or by an unmatured statutory |
| 11 | lien); and |
| 12 | "(ii) are in an amount equal to inter- |
| 13 | est at the then applicable nondefault con- |
| 14 | tract rate of interest on the value of the |
| 15 | creditor's interest in the real estate; or". |
| 16 | SEC. 445. PRIORITY FOR ADMINISTRATIVE EXPENSES. |
| 17 | Section 503(b) of title 11, United States Code, is |
| 18 | amended— |
| 19 | (1) in paragraph (5), by striking "and" at the |
| 20 | end; |
| 21 | (2) in paragraph (6) , by striking the period at |
| 22 | the end and inserting a semicolon; and |
| 23 | (3) by adding at the end the following: |
| 24 | "(7) with respect to a nonresidential real prop- |
| 25 | erty lease previously assumed under section 365, |
| | |

| 1 | and subsequently rejected, a sum equal to all mone- |
|--|--|
| 2 | tary obligations due, excluding those arising from or |
| 3 | relating to a failure to operate or a penalty provi- |
| 4 | sion, for the period of 2 years following the later of |
| 5 | the rejection date or the date of actual turnover of |
| 6 | the premises, without reduction or setoff for any |
| 7 | reason whatsoever except for sums actually received |
| 8 | or to be received from a nondebtor, and the claim |
| 9 | for remaining sums due for the balance of the term |
| 10 | of the lease shall be a claim under section |
| 11 | 502(b)(6);". |
| 12 | SEC. 446. DUTIES WITH RESPECT TO A DEBTOR WHO IS A |
| 13 | PLAN ADMINISTRATOR OF AN EMPLOYEE |
| 15 | FLAN ADMINISTRATOR OF AN EMPLOTEE |
| 13 | BENEFIT PLAN. |
| | |
| 14 | BENEFIT PLAN. |
| 14 15 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United |
| 14 15 16 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- |
| 14 15 16 17 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the |
| 14 15 16 17 18 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the end; |
| 14 15 16 17 18 19 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the end; (2) in paragraph (5), by striking the period at |
| 14 15 16 17 18 19 20 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the end; (2) in paragraph (5), by striking the period at the end and inserting "; and"; and |
| 14 15 16 17 18 19 20 21 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the end; (2) in paragraph (5), by striking the period at the end and inserting "; and"; and (3) by adding at the end the following: |
| 14 15 16 17 18 19 20 21 22 | BENEFIT PLAN. (a) IN GENERAL.—Section 521(a) of title 11, United States Code, as amended by section 106, is amended- (1) in paragraph (4), by striking "and" at the end; (2) in paragraph (5), by striking the period at the end and inserting "; and"; and (3) by adding at the end the following: "(6) unless a trustee is serving in the case, if |

| 1 | ployee benefit plan, continue to perform the obliga- |
|----|---|
| 2 | tions required of the administrator.". |
| 3 | (b) DUTIES OF TRUSTEES.—Section 704(a) of title |
| 4 | 11, United States Code, as amended by sections 102 and |
| 5 | 219, is amended— |
| 6 | (1) in paragraph (9), by striking "and" at the |
| 7 | end; |
| 8 | (2) in paragraph (10), by striking the period at |
| 9 | the end; and |
| 10 | (3) by adding at the end the following: |
| 11 | ((11)) if, at the time of the commencement of |
| 12 | the case, the debtor served as the administrator (as |
| 13 | defined in section 3 of the Employee Retirement In- |
| 14 | come Security Act of 1974) of an employee benefit |
| 15 | plan, continue to perform the obligations required of |
| 16 | the administrator; and". |
| 17 | (c) Conforming Amendment.—Section 1106(a)(1) |
| 18 | of title 11, United States Code, is amended to read as |
| 19 | follows: |
| 20 | ((1) perform the duties of the trustee, as speci- |
| 21 | fied in paragraphs (2) , (5) , (7) , (8) , (9) , (10) , and |
| 22 | (11) of section 704;". |

1 SEC. 447. APPOINTMENT OF COMMITTEE OF RETIRED EM-2 PLOYEES. 3 Section 1114(d) of title 11, United States Code, is 4 amended-(1) by striking "appoint" and inserting "order 5 6 the appointment of", and 7 (2) by adding at the end the following: "The 8 United States trustee shall appoint any such com-9 mittee.". TITLE V—MUNICIPAL 10 **BANKRUPTCY PROVISIONS** 11 12 SEC. 501. PETITION AND PROCEEDINGS RELATED TO PETI-13 TION. 14 (a) TECHNICAL AMENDMENT RELATING TO MUNICI-PALITIES.—Section 921(d) of title 11, United States 15 Code, is amended by inserting "notwithstanding section 16 301(b)" before the period at the end. 17 18 (b) CONFORMING AMENDMENT.—Section 301 of title 19 11, United States Code, is amended— (1) by inserting "(a)" before "A voluntary"; 20 21 and 22 (2) by striking the last sentence and inserting 23 the following: 24 "(b) The commencement of a voluntary case under a chapter of this title constitutes an order for relief under 25 26 such chapter.".

SEC. 502. APPLICABILITY OF OTHER SECTIONS TO CHAP TER 9.
 Section 901(a) of title 11, United States Code, is
 amended—

5 (1) by inserting "555, 556," after "553,"; and
6 (2) by inserting "559, 560, 561, 562" after
7 "557,".

8 TITLE VI—BANKRUPTCY DATA

9 SEC. 601. IMPROVED BANKRUPTCY STATISTICS.

10 (a) IN GENERAL.—Chapter 6 of title 28, United
11 States Code, is amended by adding at the end the fol12 lowing:

13 "§159. Bankruptcy statistics

14 "(a) The clerk of the district court, or the clerk of 15 the bankruptcy court if one is certified pursuant to section 16 156(b) of this title, shall collect statistics regarding debt-17 ors who are individuals with primarily consumer debts seeking relief under chapters 7, 11, and 13 of title 11. 18 19 Those statistics shall be in a standardized format pre-20scribed by the Director of the Administrative Office of the 21 United States Courts (referred to in this section as the 22 'Director').

23 "(b) The Director shall—

24 "(1) compile the statistics referred to in sub-25 section (a);

| 1 | "(2) make the statistics available to the public; |
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| 2 | and |
| 3 | "(3) not later than June 1, 2005, and annually |
| 4 | thereafter, prepare, and submit to Congress a report |
| 5 | concerning the information collected under sub- |
| 6 | section (a) that contains an analysis of the informa- |
| 7 | tion. |
| 8 | "(c) The compilation required under subsection (b) |
| 9 | shall— |
| 10 | "(1) be itemized, by chapter, with respect to |
| 11 | title 11; |
| 12 | ((2) be presented in the aggregate and for each |
| 13 | district; and |
| 14 | "(3) include information concerning— |
| 15 | "(A) the total assets and total liabilities of |
| 16 | the debtors described in subsection (a), and in |
| 17 | each category of assets and liabilities, as re- |
| 18 | ported in the schedules prescribed pursuant to |
| 19 | section 2075 of this title and filed by those |
| 20 | debtors; |
| 21 | "(B) the current monthly income, average |
| 22 | income, and average expenses of those debtors |
| 23 | as reported on the schedules and statements |
| 24 | that each such debtor files under sections 521 |
| 25 | and 1322 of title 11; |

244"(C) the aggregate amount of debt dis-

| 1 | "(C) the aggregate amount of debt dis- |
|----|---|
| 2 | charged in cases filed during the reporting pe- |
| 3 | riod, determined as the difference between the |
| 4 | total amount of debt and obligations of a debtor |
| 5 | reported on the schedules and the amount of |
| 6 | such debt reported in categories which are pre- |
| 7 | dominantly nondischargeable; |
| 8 | "(D) the average period of time between |
| 9 | the filing of the petition and the closing of the |
| 10 | case for cases closed during the reporting pe- |
| 11 | riod; |
| 12 | "(E) for cases closed during the reporting |
| 13 | period— |
| 14 | "(i) the number of cases in which a |
| 15 | reaffirmation was filed; and |
| 16 | "(ii)(I) the total number of reaffirma- |
| 17 | tions filed; |
| 18 | "(II) of those cases in which a reaffir- |
| 19 | mation was filed, the number of cases in |
| 20 | which the debtor was not represented by |
| 21 | an attorney; and |
| 22 | "(III) of those cases in which a reaf- |
| 23 | firmation was filed, the number of cases in |
| 24 | which the reaffirmation was approved by |
| 25 | the court; |

| 1 | "(F) with respect to cases filed under |
|----|---|
| 2 | chapter 13 of title 11, for the reporting pe- |
| 3 | riod— |
| 4 | "(i)(I) the number of cases in which a |
| 5 | final order was entered determining the |
| 6 | value of property securing a claim in an |
| 7 | amount less than the amount of the claim; |
| 8 | and |
| 9 | "(II) the number of final orders en- |
| 10 | tered determining the value of property se- |
| 11 | curing a claim; |
| 12 | "(ii) the number of cases dismissed, |
| 13 | the number of cases dismissed for failure |
| 14 | to make payments under the plan, the |
| 15 | number of cases refiled after dismissal, |
| 16 | and the number of cases in which the plan |
| 17 | was completed, separately itemized with re- |
| 18 | spect to the number of modifications made |
| 19 | before completion of the plan, if any; and |
| 20 | "(iii) the number of cases in which |
| 21 | the debtor filed another case during the 6- |
| 22 | year period preceding the filing; |
| 23 | "(G) the number of cases in which credi- |
| 24 | tors were fined for misconduct and any amount |

| 1 | of punitive damages awarded by the court for |
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| 2 | creditor misconduct; and |
| 3 | "(H) the number of cases in which sanc- |
| 4 | tions under rule 9011 of the Federal Rules of |
| 5 | Bankruptcy Procedure were imposed against |
| 6 | debtor's attorney or damages awarded under |
| 7 | such Rule.". |
| 8 | (b) Clerical Amendment.—The table of sections |
| 9 | for chapter 6 of title 28, United States Code, is amended |
| 10 | by adding at the end the following: |
| | "159. Bankruptcy statistics.". |
| 11 | (c) EFFECTIVE DATE.—The amendments made by |
| 12 | this section shall take effect 18 months after the date of |
| | |
| 13 | enactment of this Act. |
| 13 14 | enactment of this Act. SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- |
| | |
| 14 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- |
| 14 15 16 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. |
| 14 15 16 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United |
| 14 15 16 17 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- |
| 14 15 16 17 18 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: |
| 14 15 16 17 18 19 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: "§ 589b. Bankruptcy data |
| 14 15 16 17 18 19 20 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: "§ 589b. Bankruptcy data "(a) RULES.—The Attorney General shall, within a |
| 14 15 16 17 18 19 20 21 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: "§ 589b. Bankruptcy data "(a) RULES.—The Attorney General shall, within a reasonable time after the effective date of this section, |
| 14 15 16 17 18 19 20 21 22 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: "§ 589b. Bankruptcy data "(a) RULES.—The Attorney General shall, within a reasonable time after the effective date of this section, issue rules requiring uniform forms for (and from time |
| 14 15 16 17 18 19 20 21 22 23 | SEC. 602. UNIFORM RULES FOR THE COLLECTION OF BANK- RUPTCY DATA. (a) AMENDMENT.—Chapter 39 of title 28, United States Code, is amended by adding at the end the fol- lowing: "§ 589b. Bankruptcy data "(a) RULES.—The Attorney General shall, within a reasonable time after the effective date of this section, issue rules requiring uniform forms for (and from time to time thereafter to appropriately modify and approve)— |

"(2) periodic reports by debtors in possession or trustees in cases under chapter 11 of title 11.

3 "(b) REPORTS.—Each report referred to in sub-4 section (a) shall be designed (and the requirements as to 5 place and manner of filing shall be established) so as to 6 facilitate compilation of data and maximum possible ac-7 cess of the public, both by physical inspection at one or 8 more central filing locations, and by electronic access 9 through the Internet or other appropriate media.

10 "(c) REQUIRED INFORMATION.—The information required to be filed in the reports referred to in subsection 11 12 (b) shall be that which is in the best interests of debtors 13 and creditors, and in the public interest in reasonable and adequate information to evaluate the efficiency and practi-14 15 cality of the Federal bankruptcy system. In issuing rules proposing the forms referred to in subsection (a), the At-16 torney General shall strike the best achievable practical 17 18 balance between—

19 "(1) the reasonable needs of the public for in20 formation about the operational results of the Fed21 eral bankruptcy system;

"(2) economy, simplicity, and lack of undue
burden on persons with a duty to file reports; and
"(3) appropriate privacy concerns and safeguards.

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| 1 | "(d) FINAL REPORTS.—The uniform forms for final |
|----|---|
| 2 | reports required under subsection (a) for use by trustees |
| 3 | under chapters 7, 12, and 13 of title 11 shall, in addition |
| 4 | to such other matters as are required by law or as the |
| 5 | Attorney General in the discretion of the Attorney General |
| 6 | shall propose, include with respect to a case under such |
| 7 | title— |
| 8 | ((1)) information about the length of time the |
| 9 | case was pending; |
| 10 | "(2) assets abandoned; |
| 11 | "(3) assets exempted; |
| 12 | "(4) receipts and disbursements of the estate; |
| 13 | ((5) expenses of administration, including for |
| 14 | use under section 707(b), actual costs of admin- |
| 15 | istering cases under chapter 13 of title 11; |
| 16 | "(6) claims asserted; |
| 17 | "(7) claims allowed; and |
| 18 | "(8) distributions to claimants and claims dis- |
| 19 | charged without payment, |
| 20 | in each case by appropriate category and, in cases under |
| 21 | chapters 12 and 13 of title 11, date of confirmation of |
| 22 | the plan, each modification thereto, and defaults by the |
| 23 | debtor in performance under the plan. |
| 24 | "(e) Periodic Reports.—The uniform forms for |
| 25 | periodic reports required under subsection (a) for use by |

trustees or debtors in possession under chapter 11 of title
 11 shall, in addition to such other matters as are required
 by law or as the Attorney General in the discretion of the
 Attorney General shall propose, include—

5 "(1) information about the standard industry
6 classification, published by the Department of Com7 merce, for the businesses conducted by the debtor;
8 "(2) length of time the case has been pending;
9 "(3) number of full-time employees as of the
10 date of the order for relief and at the end of each
11 reporting period 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;

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

19 "(6) all professional fees approved by the court 20 in the case for the most recent period and cumula-21 tively since the date of the order for relief (sepa-22 rately reported, for the professional fees incurred by 23 or on behalf of the debtor, between those that would 24 have been incurred absent a bankruptcy case and 25 those not); and "(7) plans of reorganization filed and confirmed
and, with respect thereto, by class, the recoveries of
the holders, expressed in aggregate dollar values
and, in the case of claims, as a percentage of total
claims of the class allowed.".

6 (b) CLERICAL AMENDMENT.—The table of sections
7 for chapter 39 of title 28, United States Code, is amended
8 by adding at the end the following:

"589b. Bankruptcy data.".

9 SEC. 603. AUDIT PROCEDURES.

10 (a) IN GENERAL.—

11 (1) ESTABLISHMENT OF PROCEDURES.—The 12 Attorney General (in judicial districts served by 13 United States trustees) and the Judicial Conference 14 of the United States (in judicial districts served by 15 bankruptcy administrators) shall establish proce-16 dures to determine the accuracy, veracity, and com-17 pleteness of petitions, schedules, and other informa-18 tion which the debtor is required to provide under 19 sections 521 and 1322 of title 11, United States 20 Code, and, if applicable, section 111 of such title, in 21 cases filed under chapter 7 or 13 of such title in 22 which the debtor is an individual. Such audits shall be in accordance with generally accepted auditing 23 24 standards and performed by independent certified 25 public accountants or independent licensed public ac-

| 1 | countants, provided that the Attorney General and |
|----|---|
| 2 | the Judicial Conference, as appropriate, may develop |
| 3 | alternative auditing standards not later than 2 years |
| 4 | after the date of enactment of this Act. |
| 5 | (2) PROCEDURES.—Those procedures required |
| 6 | by paragraph (1) shall— |
| 7 | (A) establish a method of selecting appro- |
| 8 | priate qualified persons to contract to perform |
| 9 | those audits; |
| 10 | (B) establish a method of randomly select- |
| 11 | ing cases to be audited, except that not less |
| 12 | than 1 out of every 250 cases in each Federal |
| 13 | judicial district shall be selected for audit; |
| 14 | (C) require audits for schedules of income |
| 15 | and expenses which reflect greater than average |
| 16 | variances from the statistical norm of the dis- |
| 17 | trict in which the schedules were filed if those |
| 18 | variances occur by reason of higher income or |
| 19 | higher expenses than the statistical norm of the |
| 20 | district in which the schedules were filed; and |
| 21 | (D) establish procedures for providing, not |
| 22 | less frequently than annually, public informa- |
| 23 | tion concerning the aggregate results of such |
| 24 | audits including the percentage of cases, by dis- |
| | |

| 1 | trict, in which a material misstatement of in- |
|--------|--|
| 2 | come or expenditures is reported. |
| 3 | (b) AMENDMENTS.—Section 586 of title 28, United |
| 4 | States Code, is amended— |
| 5 | (1) in subsection (a), by striking paragraph (6) |
| 6 | and inserting the following: |
| 7 | "(6) make such reports as the Attorney General |
| , 8 | directs, including the results of audits performed |
| | |
| 9 | under section 603(a) of the Bankruptcy Abuse Pre- |
| 10 | vention and Consumer Protection Act of 2003;"; and |
| 11 | (2) by adding at the end the following: |
| 12 | ((f)(1) The United States trustee for each district is |
| 13 | authorized to contract with auditors to perform audits in |
| 14 | cases designated by the United States trustee, in accord- |
| 15 | ance with the procedures established under section 603(a) |
| 16 | of the Bankruptcy Abuse Prevention and Consumer Pro- |
| 17 | tection Act of 2003. |
| 18 | "(2)(A) The report of each audit referred to in para- |
| 19 | graph (1) shall be filed with the court and transmitted |
| 20 | to the United States trustee. Each report shall clearly and |
| 21 | conspicuously specify any material misstatement of income |
| 22 | or expenditures or of assets identified by the person per- |
| 23 | forming the audit. In any case in which a material |
| 24 | misstatement of income or expenditures or of assets has |
| 25 | been reported, the clerk of the district court (or the clerk |

of the bankruptcy court if one is certified under section
 156(b) of this title) shall give notice of the misstatement
 to the creditors in the case.

4 "(B) If a material misstatement of income or expend5 itures or of assets is reported, the United States trustee
6 shall—

7 "(i) report the material misstatement, if appro8 priate, to the United States Attorney pursuant to
9 section 3057 of title 18; and

"(ii) if advisable, take appropriate action, including but not limited to commencing an adversary
proceeding to revoke the debtor's discharge pursuant
to section 727(d) of title 11.".

(c) AMENDMENTS TO SECTION 521 OF TITLE 11,
U.S.C.—Section 521(a) of title 11, United States Code,
as so designated by section 106, is amended in each of
paragraphs (3) and (4) by inserting "or an auditor appointed under section 586(f) of title 28" after "serving
in the case".

20 (d) AMENDMENTS TO SECTION 727 OF TITLE 11,
21 U.S.C.—Section 727(d) of title 11, United States Code,
22 is amended—

(1) in paragraph (2), by striking "or" at theend;

| 1 | (2) in paragraph (3) , by striking the period at |
|----|--|
| 2 | the end and inserting "; or"; and |
| 3 | (3) by adding at the end the following: |
| 4 | "(4) the debtor has failed to explain satisfac- |
| 5 | torily— |
| 6 | "(A) a material misstatement in an audit |
| 7 | referred to in section 586(f) of title 28; or |
| 8 | "(B) a failure to make available for inspec- |
| 9 | tion all necessary accounts, papers, documents, |
| 10 | financial records, files, and all other papers, |
| 11 | things, or property belonging to the debtor that |
| 12 | are requested for an audit referred to in section |
| 13 | 586(f) of title 28.". |
| 14 | (e) EFFECTIVE DATE.—The amendments made by |
| 15 | this section shall take effect 18 months after the date of |
| 16 | enactment of this Act. |
| 17 | SEC. 604. SENSE OF CONGRESS REGARDING AVAILABILITY |
| 18 | OF BANKRUPTCY DATA. |
| 19 | It is the sense of Congress that— |
| 20 | (1) the national policy of the United States |
| 21 | should be that all data held by bankruptcy clerks in |
| 22 | electronic form, to the extent such data reflects only |
| 23 | public records (as defined in section 107 of title 11, |
| 24 | United States Code), should be released in a usable |
| 25 | electronic form in bulk to the public, subject to such |

| 1 | appropriate privacy concerns and safeguards as Con- |
|----|---|
| 2 | gress and the Judicial Conference of the United |
| 3 | States may determine; and |
| 4 | (2) there should be established a bankruptcy |
| 5 | data system in which— |
| 6 | (A) a single set of data definitions and |
| 7 | forms are used to collect data nationwide; and |
| 8 | (B) data for any particular bankruptcy |
| 9 | case are aggregated in the same electronic |
| 10 | record. |
| 11 | TITLE VII—BANKRUPTCY TAX |
| 12 | PROVISIONS |
| 13 | SEC. 701. TREATMENT OF CERTAIN LIENS. |
| 14 | (a) TREATMENT OF CERTAIN LIENS.—Section 724 |
| 15 | of title 11, United States Code, is amended— |
| 16 | (1) in subsection (b), in the matter preceding |
| 17 | paragraph (1), by inserting "(other than to the ex- |
| 18 | tent that there is a properly perfected unavoidable |
| 19 | tax lien arising in connection with an ad valorem tax |
| 20 | on real or personal property of the estate)" after |
| 21 | "under this title"; |
| 22 | (2) in subsection (b)(2), by inserting "(except |
| 23 | that such expenses, other than claims for wages, sal- |
| 24 | aries, or commissions which arise after the filing of |
| 25 | a petition, shall be limited to expenses incurred |

255

•HR 975 IH

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|----|--|
| 1 | under chapter 7 of this title and shall not include ex- |
| 2 | penses incurred under chapter 11 of this title)" after |
| 3 | "507(a)(1)"; and |
| 4 | (3) by adding at the end the following: |
| 5 | "(e) Before subordinating a tax lien on real or per- |
| 6 | sonal property of the estate, the trustee shall— |
| 7 | ((1) exhaust the unencumbered assets of the |
| 8 | estate; and |
| 9 | ((2) in a manner consistent with section |
| 10 | 506(c), recover from property securing an allowed |
| 11 | secured claim the reasonable, necessary costs and |
| 12 | expenses of preserving or disposing of that property. |
| 13 | "(f) Notwithstanding the exclusion of ad valorem tax |
| 14 | liens under this section and subject to the requirements |
| 15 | of subsection (e), the following may be paid from property |
| 16 | of the estate which secures a tax lien, or the proceeds of |
| 17 | such property: |
| 18 | "(1) Claims for wages, salaries, and commis- |
| 19 | sions that are entitled to priority under section |
| 20 | 507(a)(4). |
| 21 | ((2) Claims for contributions to an employee |
| 22 | benefit plan entitled to priority under section |
| 23 | 507(a)(5).". |
| 24 | (b) DETERMINATION OF TAX LIABILITY.—Section |
| 25 | 505(a)(2) of title 11, United States Code, is amended— |
| | |

1 (1) in subparagraph (A), by striking "or" at 2 the end;

3 (2) in subparagraph (B), by striking the period
4 at the end and inserting "; or"; and

(3) by adding at the end the following:

5

6 "(C) the amount or legality of any amount aris-7 ing in connection with an ad valorem tax on real or 8 personal property of the estate, if the applicable pe-9 riod for contesting or redetermining that amount 10 under any law (other than a bankruptcy law) has ex-11 pired.".

12 SEC. 702. TREATMENT OF FUEL TAX CLAIMS.

13 Section 501 of title 11, United States Code, is14 amended by adding at the end the following:

"(e) A claim arising from the liability of a debtor for
fuel use tax assessed consistent with the requirements of
section 31705 of title 49 may be filed by the base jurisdiction designated pursuant to the International Fuel Tax
Agreement (as defined in section 31701 of title 49) and,
if so filed, shall be allowed as a single claim.".

21 SEC. 703. NOTICE OF REQUEST FOR A DETERMINATION OF 22 TAXES.

23 Section 505(b) of title 11, United States Code, is24 amended—

| 1 | (1) in the first sentence, by inserting "at the |
|----|--|
| 2 | address and in the manner designated in paragraph |
| 3 | (1)" after "determination of such tax"; |
| 4 | (2) by striking "(1) upon payment" and insert- |
| 5 | ing "(A) upon payment"; |
| 6 | (3) by striking "(A) such governmental unit" |
| 7 | and inserting "(i) such governmental unit"; |
| 8 | (4) by striking "(B) such governmental unit" |
| 9 | and inserting "(ii) such governmental unit"; |
| 10 | (5) by striking "(2) upon payment" and insert- |
| 11 | ing "(B) upon payment"; |
| 12 | (6) by striking "(3) upon payment" and insert- |
| 13 | ing "(C) upon payment"; |
| 14 | (7) by striking "(b)" and inserting "(2)"; and |
| 15 | (8) by inserting before paragraph (2) , as so |
| 16 | designated, the following: |
| 17 | ((b)(1)(A) The clerk shall maintain a listing under |
| 18 | which a Federal, State, or local governmental unit respon- |
| 19 | sible for the collection of taxes within the district may— |
| 20 | "(i) designate an address for service of requests |
| 21 | under this subsection; and |
| 22 | "(ii) describe where further information con- |
| 23 | cerning additional requirements for filing such re- |
| 24 | quests may be found. |

"(B) If a governmental unit referred to in subparagraph (A) does not designate an address and provide that
address to the clerk under that subparagraph, any request
made under this subsection may be served at the address
for the filing of a tax return or protest with the appropriate taxing authority of that governmental unit.".

7 SEC. 704. RATE OF INTEREST ON TAX CLAIMS.

8 (a) IN GENERAL.—Subchapter I of chapter 5 of title
9 11, United States Code, is amended by adding at the end
10 the following:

11 "§ 511. Rate of interest on tax claims

12 "(a) If any provision of this title requires the pay-13 ment of interest on a tax claim or on an administrative 14 expense tax, or the payment of interest to enable a creditor 15 to receive the present value of the allowed amount of a 16 tax claim, the rate of interest shall be the rate determined 17 under applicable nonbankruptcy law.

18 "(b) In the case of taxes paid under a confirmed plan19 under this title, the rate of interest shall be determined20 as of the calendar month in which the plan is confirmed.".

(b) CLERICAL AMENDMENT.—The table of sections
for subchapter 1 of chapter 5 of title 11, United States
Code, is amended by adding at the end the following:

"511. Rate of interest on tax claims.".

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1 SEC. 705. PRIORITY OF TAX CLAIMS.

| 2 | Section 507(a)(8) of title 11, United States Code, is |
|----|---|
| 3 | amended— |
| 4 | (1) in subparagraph (A)— |
| 5 | (A) in the matter preceding clause (i), by |
| 6 | inserting "for a taxable year ending on or be- |
| 7 | fore the date of the filing of the petition" after |
| 8 | "gross receipts"; |
| 9 | (B) in clause (i), by striking "for a taxable |
| 10 | year ending on or before the date of the filing |
| 11 | of the petition"; and |
| 12 | (C) by striking clause (ii) and inserting the |
| 13 | following: |
| 14 | "(ii) assessed within 240 days before |
| 15 | the date of the filing of the petition, exclu- |
| 16 | sive of— |
| 17 | "(I) any time during which an |
| 18 | offer in compromise with respect to |
| 19 | that tax was pending or in effect dur- |
| 20 | ing that 240-day period, plus 30 days; |
| 21 | and |
| 22 | "(II) any time during which a |
| 23 | stay of proceedings against collections |
| 24 | was in effect in a prior case under |
| 25 | this title during that 240-day period, |
| 26 | plus 90 days."; and |

1 (2) by adding at the end the following: "An otherwise applicable time period specified in 2 3 this paragraph shall be suspended for any period 4 during which a governmental unit is prohibited 5 under applicable nonbankruptcy law from collecting 6 a tax as a result of a request by the debtor for a 7 hearing and an appeal of any collection action taken 8 or proposed against the debtor, plus 90 days; plus 9 any time during which the stay of proceedings was 10 in effect in a prior case under this title or during 11 which collection was precluded by the existence of 1 12 or more confirmed plans under this title, plus 90 13 days.".

14 SEC. 706. PRIORITY PROPERTY TAXES INCURRED.

15 Section 507(a)(8)(B) of title 11, United States Code,
16 is amended by striking "assessed" and inserting "in17 curred".

18 SEC. 707. NO DISCHARGE OF FRAUDULENT TAXES IN CHAP-

19 **TER 13**.

Section 1328(a)(2) of title 11, United States Code,
as amended by section 314, is amended by striking "paragraph" and inserting "section 507(a)(8)(C) or in paragraph (1)(B), (1)(C),".

1SEC. 708. NO DISCHARGE OF FRAUDULENT TAXES IN CHAP-2TER 11.

3 Section 1141(d) of title 11, United States Code, as
4 amended by section 321, is amended by adding at the end
5 the following:

6 "(6) Notwithstanding paragraph (1), the confirma7 tion of a plan does not discharge a debtor that is a cor8 poration from any debt—

9 "(A) of a kind specified in paragraph (2)(A) or 10 (2)(B) of section 523(a) that is owed to a domestic 11 governmental unit, or owed to a person as the result 12 of an action filed under subchapter III of chapter 37 13 of title 31 or any similar State statute; or

14 "(B) for a tax or customs duty with respect to15 which the debtor—

"(i) made a fraudulent return; or
"(ii) willfully attempted in any manner to
evade or to defeat such tax or such customs
duty.".

20 SEC. 709. STAY OF TAX PROCEEDINGS LIMITED TO21PREPETITION TAXES.

Section 362(a)(8) of title 11, United States Code, is
amended by striking "the debtor" and inserting "a corporate debtor's tax liability for a taxable period the bankruptcy court may determine or concerning the tax liability

| 1 | of a debtor who is an individual for a taxable period end- |
|----|--|
| 2 | ing before the order for relief under this title". |
| 3 | SEC. 710. PERIODIC PAYMENT OF TAXES IN CHAPTER 11 |
| 4 | CASES. |
| 5 | Section 1129(a)(9) of title 11, United States Code, |
| 6 | is amended— |
| 7 | (1) in subparagraph (B), by striking "and" at |
| 8 | the end; |
| 9 | (2) in subparagraph (C), by striking "deferred |
| 10 | cash payments," and all that follows through the |
| 11 | end of the subparagraph, and inserting "regular in- |
| 12 | stallment payments in cash— |
| 13 | "(i) of a total value, as of the effective |
| 14 | date of the plan, equal to the allowed |
| 15 | amount of such claim; |
| 16 | "(ii) over a period ending not later |
| 17 | than 5 years after the date of the entry of |
| 18 | the order for relief under section 301, 302, |
| 19 | or 303; and |
| 20 | "(iii) in a manner not less favorable |
| 21 | than the most favored nonpriority unse- |
| 22 | cured claim provided for by the plan (other |
| 23 | than cash payments made to a class of |
| 24 | creditors under section 1122(b)); and"; |
| 25 | and |

(3) by adding at the end the following:

1

2 "(D) with respect to a secured claim which 3 would otherwise meet the description of an un-4 secured claim of a governmental unit under sec-5 tion 507(a)(8), but for the secured status of 6 that claim, the holder of that claim will receive 7 on account of that claim, cash payments, in the 8 same manner and over the same period, as pre-9 scribed in subparagraph (C).".

10sec. 711. Avoidance of statutory tax liens prohib-11ited.

Section 545(2) of title 11, United States Code, is amended by inserting before the semicolon at the end the following: ", except in any case in which a purchaser is a purchaser described in section 6323 of the Internal Revenue Code of 1986, or in any other similar provision of State or local law".

18 SEC. 712. PAYMENT OF TAXES IN THE CONDUCT OF BUSI19 NESS.

20 (a) PAYMENT OF TAXES REQUIRED.—Section 960 of
21 title 28, United States Code, is amended—

- 22 (1) by inserting "(a)" before "Any"; and
- 23 (2) by adding at the end the following:

"(b) A tax under subsection (a) shall be paid on or before the due date of the tax under applicable nonbankruptcy law, unless—

4 "(1) the tax is a property tax secured by a lien
5 against property that is abandoned within a reason6 able period of time after the lien attaches by the
7 trustee of a bankruptcy estate under section 554 of
8 title 11; or

9 "(2) payment of the tax is excused under a spe-10 cific provision of title 11.

11 "(c) In a case pending under chapter 7 of title 11,
12 payment of a tax may be deferred until final distribution
13 is made under section 726 of title 11, if—

14 "(1) the tax was not incurred by a trustee duly15 appointed under chapter 7 of title 11; or

16 "(2) before the due date of the tax, an order of 17 the court makes a finding of probable insufficiency 18 of funds of the estate to pay in full the administra-19 tive expenses allowed under section 503(b) of title 20 11 that have the same priority in distribution under 21 section 726(b) of title 11 as the priority of that 22 tax.".

23 (b) PAYMENT OF AD VALOREM TAXES REQUIRED.—
24 Section 503(b)(1)(B)(i) of title 11, United States Code,
25 is amended by inserting "whether secured or unsecured,

1

2

3

| 1 | including property taxes for which liability is in rem, in |
|----|--|
| 2 | personam, or both," before "except". |
| 3 | (c) Request for Payment of Administrative |
| 4 | EXPENSE TAXES ELIMINATED.—Section 503(b)(1) of |
| 5 | title 11, United States Code, is amended— |
| 6 | (1) in subparagraph (B), by striking "and" at |
| 7 | the end; |
| 8 | (2) in subparagraph (C), by adding "and" at |
| 9 | the end; and |
| 10 | (3) by adding at the end the following: |
| 11 | "(D) notwithstanding the requirements of sub- |
| 12 | section (a), a governmental unit shall not be re- |
| 13 | quired to file a request for the payment of an ex- |
| 14 | pense described in subparagraph (B) or (C), as a |
| 15 | condition of its being an allowed administrative ex- |
| 16 | pense;". |
| 17 | (d) PAYMENT OF TAXES AND FEES AS SECURED |
| 18 | CLAIMS.—Section 506 of title 11, United States Code, is |
| 19 | amended— |
| 20 | (1) in subsection (b), by inserting "or State |
| 21 | statute" after "agreement"; and |
| 22 | (2) in subsection (c), by inserting ", including |
| 23 | the payment of all ad valorem property taxes with |
| 24 | respect to the property" before the period at the |
| 25 | end. |
| | |

| 1 | SEC. 713. TARDILY FILED PRIORITY TAX CLAIMS. |
|----|---|
| 2 | Section 726(a)(1) of title 11, United States Code, is |
| 3 | amended by striking "before the date on which the trustee |
| 4 | commences distribution under this section;" and inserting |
| 5 | the following: "on or before the earlier of— |
| 6 | "(A) the date that is 10 days after the |
| 7 | mailing to creditors of the summary of the |
| 8 | trustee's final report; or |
| 9 | "(B) the date on which the trustee com- |
| 10 | mences final distribution under this section;". |
| 11 | SEC. 714. INCOME TAX RETURNS PREPARED BY TAX AU- |
| 12 | THORITIES. |
| 13 | Section 523(a) of title 11, United States Code, as |
| 14 | amended by sections 215 and 224, is amended— |
| 15 | (1) in paragraph $(1)(B)$ — |
| 16 | (A) in the matter preceding clause (i), by |
| 17 | inserting "or equivalent report or notice," after |
| 18 | "a return,"; |
| 19 | (B) in clause (i), by inserting "or given" |
| 20 | after "filed"; and |
| 21 | (C) in clause (ii)— |
| 22 | (i) by inserting "or given" after |
| 23 | "filed"; and |
| 24 | (ii) by inserting ", report, or notice" |
| 25 | after "return"; and |
| 26 | (2) by adding at the end the following: |

1 "For purposes of this subsection, the term 'return' means 2 a return that satisfies the requirements of applicable non-3 bankruptcy law (including applicable filing requirements). 4 Such term includes a return prepared pursuant to section 5 6020(a) of the Internal Revenue Code of 1986, or similar State or local law, or a written stipulation to a judgment 6 7 or a final order entered by a nonbankruptcy tribunal, but 8 does not include a return made pursuant to section 9 6020(b) of the Internal Revenue Code of 1986, or a similar State or local law.". 10

11 SEC. 715. DISCHARGE OF THE ESTATE'S LIABILITY FOR UNPAID TAXES.

13 Section 505(b)(2) of title 11, United States Code, as
14 amended by section 703, is amended by inserting "the es15 tate," after "misrepresentation,".

16SEC. 716. REQUIREMENT TO FILE TAX RETURNS TO CON-17FIRM CHAPTER 13 PLANS.

(a) FILING OF PREPETITION TAX RETURNS REQUIRED FOR PLAN CONFIRMATION.—Section 1325(a) of
title 11, United States Code, as amended by sections 102,
213, and 306, is amended by inserting after paragraph
(8) the following:

23 "(9) the debtor has filed all applicable Federal,
24 State, and local tax returns as required by section
25 1308.".

(b) Additional Time Permitted for Filing Tax
 Returns.—

3 (1) IN GENERAL.—Subchapter I of chapter 13
4 of title 11, United States Code, is amended by add5 ing at the end the following:

6 "§1308. Filing of prepetition tax returns

7 "(a) Not later than the day before the date on which 8 the meeting of the creditors is first scheduled to be held 9 under section 341(a), if the debtor was required to file 10 a tax return under applicable nonbankruptcy law, the 11 debtor shall file with appropriate tax authorities all tax 12 returns for all taxable periods ending during the 4-year 13 period ending on the date of the filing of the petition.

14 "(b)(1) Subject to paragraph (2), if the tax returns 15 required by subsection (a) have not been filed by the date on which the meeting of creditors is first scheduled to be 16 17 held under section 341(a), the trustee may hold open that meeting for a reasonable period of time to allow the debtor 18 19 an additional period of time to file any unfiled returns, 20 but such additional period of time shall not extend be-21 yond-

"(A) for any return that is past due as of the
date of the filing of the petition, the date that is 120
days after the date of that meeting; or

| 1 | |
|----|--|
| 1 | "(B) for any return that is not past due as of |
| 2 | the date of the filing of the petition, the later of— |
| 3 | "(i) the date that is 120 days after the |
| 4 | date of that meeting; or |
| 5 | "(ii) the date on which the return is due |
| 6 | under the last automatic extension of time for |
| 7 | filing that return to which the debtor is enti- |
| 8 | tled, and for which request is timely made, in |
| 9 | accordance with applicable nonbankruptcy law. |
| 10 | "(2) After notice and a hearing, and order entered |
| 11 | before the tolling of any applicable filing period deter- |
| 12 | mined under this subsection, if the debtor demonstrates |
| 13 | by a preponderance of the evidence that the failure to file |
| 14 | a return as required under this subsection is attributable |
| 15 | to circumstances beyond the control of the debtor, the |
| 16 | court may extend the filing period established by the trust- |
| 17 | ee under this subsection for— |
| 18 | "(A) a period of not more than 30 days for re- |
| 19 | turns described in paragraph (1); and |
| 20 | "(B) a period not to extend after the applicable |
| 21 | extended due date for a return described in para- |
| 22 | graph (2). |
| 23 | "(c) For purposes of this section, the term 'return' |
| 24 | includes a return prepared pursuant to subsection (a) or |
| 25 | (b) of section 6020 of the Internal Revenue Code of 1986, |
| | |

or a similar State or local law, or a written stipulation
 to a judgment or a final order entered by a nonbankruptcy
 tribunal.".

4 (2) CONFORMING AMENDMENT.—The table of
5 sections for subchapter I of chapter 13 of title 11,
6 United States Code, is amended by adding at the
7 end the following:

"1308. Filing of prepetition tax returns.".

8 (c) DISMISSAL OR CONVERSION ON FAILURE TO
9 COMPLY.—Section 1307 of title 11, United States Code,
10 is amended—

(1) by redesignating subsections (e) and (f) as
subsections (f) and (g), respectively; and

13 (2) by inserting after subsection (d) the fol-14 lowing:

15 "(e) Upon the failure of the debtor to file a tax return under section 1308, on request of a party in interest or 16 17 the United States trustee and after notice and a hearing, the court shall dismiss a case or convert a case under this 18 19 chapter to a case under chapter 7 of this title, whichever is in the best interest of the creditors and the estate.". 20 21 (d) TIMELY FILED CLAIMS.—Section 502(b)(9) of 22 title 11, United States Code, is amended by inserting before the period at the end the following: ", and except that 23 in a case under chapter 13, a claim of a governmental 24 unit for a tax with respect to a return filed under section 25

1 1308 shall be timely if the claim is filed on or before the2 date that is 60 days after the date on which such return3 was filed as required".

4 (e) RULES FOR OBJECTIONS TO CLAIMS AND TO
5 CONFIRMATION.—It is the sense of Congress that the Ad6 visory Committee on Bankruptcy Rules of the Judicial
7 Conference of the United States should, as soon as prac8 ticable after the date of enactment of this Act, propose
9 for adoption amended Federal Rules of Bankruptcy Proce10 dure which provide that—

11 (1) notwithstanding the provisions of Rule 12 3015(f), in cases under chapter 13 of title 11, 13 United States Code, an objection to the confirmation 14 of a plan filed by a governmental unit on or before 15 the date that is 60 days after the date on which the 16 debtor files all tax returns required under sections 17 1308 and 1325(a)(7) of title 11, United States 18 Code, shall be treated for all purposes as if such ob-19 jection had been timely filed before such confirma-20 tion; and

(2) in addition to the provisions of Rule 3007,
in a case under chapter 13 of title 11, United States
Code, no objection to a claim for a tax with respect
to which a return is required to be filed under sec-

| 1 | tion 1308 of title 11, United States Code, shall be |
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| 2 | filed until such return has been filed as required. |

3 SEC. 717. STANDARDS FOR TAX DISCLOSURE.

4 Section 1125(a)(1) of title 11, United States Code,
5 is amended—

6 (1) by inserting "including a discussion of the potential material Federal tax consequences of the 7 8 plan to the debtor, any successor to the debtor, and 9 a hypothetical investor typical of the holders of 10 claims or interests in the case," after "records"; and 11 (2) by striking "a hypothetical reasonable inves-12 tor typical of holders of claims or interests" and in-13 serting "such a hypothetical investor".

14 SEC. 718. SETOFF OF TAX REFUNDS.

15 Section 362(b) of title 11, United States Code, as
16 amended by sections 224, 303, 311, and 401, is amended
17 by inserting after paragraph (25) the following:

18 (26) under subsection (a), of the setoff under 19 applicable nonbankruptcy law of an income tax re-20 fund, by a governmental unit, with respect to a tax-21 able period that ended before the order for relief 22 against an income tax liability for a taxable period 23 that also ended before the order for relief, except 24 that in any case in which the setoff of an income tax 25 refund is not permitted under applicable nonbank-

| 1 | ruptcy law because of a pending action to determine |
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| 2 | the amount or legality of a tax liability, the govern- |
| 3 | mental unit may hold the refund pending the resolu- |
| 4 | tion of the action, unless the court, on the motion |
| 5 | of the trustee and after notice and a hearing, grants |
| 6 | the taxing authority adequate protection (within the |
| 7 | meaning of section 361) for the secured claim of |
| 8 | that authority in the setoff under section 506(a);". |
| 9 | SEC. 719. SPECIAL PROVISIONS RELATED TO THE TREAT- |
| 10 | MENT OF STATE AND LOCAL TAXES. |
| 11 | (a) IN GENERAL.— |
| 12 | (1) Special provisions.—Section 346 of title |
| 13 | 11, United States Code, is amended to read as fol- |
| 14 | lows: |
| 15 | "§346. Special provisions related to the treatment of |
| 16 | State and local taxes |
| 17 | "(a) Whenever the Internal Revenue Code of 1986 |
| 18 | provides that a separate taxable estate or entity is created |
| 19 | in a case concerning a debtor under this title, and the in- |
| 20 | come, gain, loss, deductions, and credits of such estate |
| 21 | shall be taxed to or claimed by the estate, a separate tax- |
| 22 | able estate is also created for purposes of any State and |
| 23 | local law imposing a tax on or measured by income and |
| 24 | such income, gain, loss, deductions, and credits shall be |
| 25 | taxed to or claimed by the estate and may not be taxed |

to or claimed by the debtor. The preceding sentence shall
 not apply if the case is dismissed. The trustee shall make
 tax returns of income required under any such State or
 local law.

5 "(b) Whenever the Internal Revenue Code of 1986 provides that no separate taxable estate shall be created 6 7 in a case concerning a debtor under this title, and the in-8 come, gain, loss, deductions, and credits of an estate shall 9 be taxed to or claimed by the debtor, such income, gain, 10 loss, deductions, and credits shall be taxed to or claimed by the debtor under a State or local law imposing a tax 11 12 on or measured by income and may not be taxed to or 13 claimed by the estate. The trustee shall make such tax returns of income of corporations and of partnerships as 14 15 are required under any State or local law, but with respect to partnerships, shall make said returns only to the extent 16 17 such returns are also required to be made under such 18 Code. The estate shall be liable for any tax imposed on 19 such corporation or partnership, but not for any tax im-20 posed on partners or members.

21 "(c) With respect to a partnership or any entity treat-22 ed as a partnership under a State or local law imposing 23 a tax on or measured by income that is a debtor in a case 24 under this title, any gain or loss resulting from a distribu-25 tion of property from such partnership, or any distributive

share of any income, gain, loss, deduction, or credit of a 1 2 partner or member that is distributed, or considered dis-3 tributed, from such partnership, after the commencement 4 of the case, is gain, loss, income, deduction, or credit, as 5 the case may be, of the partner or member, and if such partner or member is a debtor in a case under this title, 6 7 shall be subject to tax in accordance with subsection (a) 8 or (b).

9 "(d) For purposes of any State or local law imposing 10 a tax on or measured by income, the taxable period of 11 a debtor in a case under this title shall terminate only 12 if and to the extent that the taxable period of such debtor 13 terminates under the Internal Revenue Code of 1986.

"(e) The estate in any case described in subsection
(a) shall use the same accounting method as the debtor
used immediately before the commencement of the case,
if such method of accounting complies with applicable nonbankruptcy tax law.

19 "(f) For purposes of any State or local law imposing 20 a tax on or measured by income, a transfer of property 21 from the debtor to the estate or from the estate to the 22 debtor shall not be treated as a disposition for purposes 23 of any provision assigning tax consequences to a disposi-24 tion, except to the extent that such transfer is treated as 25 a disposition under the Internal Revenue Code of 1986. "(g) Whenever a tax is imposed pursuant to a State
or local law imposing a tax on or measured by income pursuant to subsection (a) or (b), such tax shall be imposed
at rates generally applicable to the same types of entities
under such State or local law.

6 "(h) The trustee shall withhold from any payment of 7 claims for wages, salaries, commissions, dividends, inter-8 est, or other payments, or collect, any amount required 9 to be withheld or collected under applicable State or local 10 tax law, and shall pay such withheld or collected amount to the appropriate governmental unit at the time and in 11 12 the manner required by such tax law, and with the same 13 priority as the claim from which such amount was withheld or collected was paid. 14

15 "(i)(1) To the extent that any State or local law im-16 posing a tax on or measured by income provides for the 17 carryover of any tax attribute from one taxable period to 18 a subsequent taxable period, the estate shall succeed to 19 such tax attribute in any case in which such estate is sub-20 ject to tax under subsection (a).

"(2) After such a case is closed or dismissed, the
debtor shall succeed to any tax attribute to which the estate succeeded under paragraph (1) to the extent consistent with the Internal Revenue Code of 1986.

1 "(3) The estate may carry back any loss or tax at-2 tribute to a taxable period of the debtor that ended before 3 the order for relief under this title to the extent that— "(A) applicable State or local tax law provides 4 5 for a carryback in the case of the debtor; and 6 "(B) the same or a similar tax attribute may be 7 carried back by the estate to such a taxable period 8 of the debtor under the Internal Revenue Code of 9 1986.

10 "(j)(1) For purposes of any State or local law impos-11 ing a tax on or measured by income, income is not realized 12 by the estate, the debtor, or a successor to the debtor by 13 reason of discharge of indebtedness in a case under this 14 title, except to the extent, if any, that such income is sub-15 ject to tax under the Internal Revenue Code of 1986.

"(2) Whenever the Internal Revenue Code of 1986 16 provides that the amount excluded from gross income in 17 respect of the discharge of indebtedness in a case under 18 this title shall be applied to reduce the tax attributes of 19 the debtor or the estate, a similar reduction shall be made 20 21 under any State or local law imposing a tax on or meas-22 ured by income to the extent such State or local law recog-23 nizes such attributes. Such State or local law may also 24 provide for the reduction of other attributes to the extent that the full amount of income from the discharge of in debtedness has not been applied.

3 "(k)(1) Except as provided in this section and section
4 505, the time and manner of filing tax returns and the
5 items of income, gain, loss, deduction, and credit of any
6 taxpayer shall be determined under applicable nonbank7 ruptcy law.

8 "(2) For Federal tax purposes, the provisions of this
9 section are subject to the Internal Revenue Code of 1986
10 and other applicable Federal nonbankruptcy law.".

(2) CLERICAL AMENDMENT.—The table of sections for chapter 3 of title 11, United States Code,
is amended by striking the item relating to section
346 and inserting the following:

"346. Special provisions related to the treatment of State and local taxes.".

15 (b) CONFORMING AMENDMENTS.—Title 11 of the16 United States Code is amended—

17 (1) by striking section 728;

18 (2) in the table of sections for chapter 7 by19 striking the item relating to section 728;

- (3) in section 1146—
- 21 (A) by striking subsections (a) and (b);22 and

(B) by redesignating subsections (c) and
(d) as subsections (a) and (b), respectively; and
(4) in section 1231—

| 1 | (A) by striking subsections (a) and (b); |
|----|--|
| 2 | and |
| 3 | (B) by redesignating subsections (c) and |
| 4 | (d) as subsections (a) and (b), respectively. |
| 5 | SEC. 720. DISMISSAL FOR FAILURE TO TIMELY FILE TAX |
| 6 | RETURNS. |
| 7 | Section 521 of title 11, United States Code, as |
| 8 | amended by sections 106, 225, 305, 315, and 316, is |
| 9 | amended by adding at the end the following: |
| 10 | "(k)(1) Notwithstanding any other provision of this |
| 11 | title, if the debtor fails to file a tax return that becomes |
| 12 | due after the commencement of the case or to properly |
| 13 | obtain an extension of the due date for filing such return, |
| 14 | the taxing authority may request that the court enter an |

15 order converting or dismissing the case.

16 "(2) If the debtor does not file the required return 17 or obtain the extension referred to in paragraph (1) within 18 90 days after a request is filed by the taxing authority 19 under that paragraph, the court shall convert or dismiss 20 the case, whichever is in the best interests of creditors and 21 the estate.".

281

TITLE VIII—ANCILLARY AND OTHER CROSS-BORDER CASES

3 SEC. 801. AMENDMENT TO ADD CHAPTER 15 TO TITLE 11,

UNITED STATES CODE.

- 5 (a) IN GENERAL.—Title 11, United States Code, is
- 6 amended by inserting after chapter 13 the following:

7 "CHAPTER 15—ANCILLARY AND OTHER 8 CROSS-BORDER CASES

"Sec.

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"1501. Purpose and scope of application.

"SUBCHAPTER I—GENERAL PROVISIONS

"1502. Definitions.

- "1503. International obligations of the United States.
- "1504. Commencement of ancillary case.
- "1505. Authorization to act in a foreign country.
- "1506. Public policy exception.
- "1507. Additional assistance.
- "1508. Interpretation.

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

- "1509. Right of direct access.
- "1510. Limited jurisdiction.
- "1511. Commencement of case under section 301 or 303.
- "1512. Participation of a foreign representative in a case under this title.
- "1513. Access of foreign creditors to a case under this title.
- "1514. Notification to foreign creditors concerning a case under this title.

"SUBCHAPTER III—RECOGNITION OF A FOREIGN PROCEEDING AND RELIEF

- "1515. Application for recognition.
- "1516. Presumptions concerning recognition.
- "1517. Order granting recognition.
- "1518. Subsequent information.
- "1519. Relief that may be granted upon filing petition for recognition.
- "1520. Effects of recognition of a foreign main proceeding.
- "1521. Relief that may be granted upon recognition.
- "1522. Protection of creditors and other interested persons.
- "1523. Actions to avoid acts detrimental to creditors.
- "1524. Intervention by a foreign representative.

"SUBCHAPTER IV—COOPERATION WITH FOREIGN COURTS AND FOREIGN REPRESENTATIVES

- "1525. Cooperation and direct communication between the court and foreign courts or foreign representatives.
- "1526. Cooperation and direct communication between the trustee and foreign courts or foreign representatives.
- "1527. Forms of cooperation.

"SUBCHAPTER V—CONCURRENT PROCEEDINGS

- "1528. Commencement of a case under this title after recognition of a foreign main proceeding.
- "1529. Coordination of a case under this title and a foreign proceeding.
- "1530. Coordination of more than 1 foreign proceeding.
- "1531. Presumption of insolvency based on recognition of a foreign main proceeding.

"1532. Rule of payment in concurrent proceedings.

1 "§1501. 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
4 effective mechanisms for dealing with cases of cross-bor5 der insolvency with the objectives of—

6 "(1) cooperation between—

- 7 "(A) courts of the United States, United
 8 States trustees, trustees, examiners, debtors,
 9 and debtors in possession; and
- 10 "(B) the courts and other competent au11 thorities of foreign countries involved in cross12 border insolvency cases;
- 13 "(2) greater legal certainty for trade and in14 vestment;

"(3) fair and efficient administration of crossborder insolvencies that protects the interests of all
creditors, and other interested entities, including the
debtor;

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| 1 | "(4) protection and maximization of the value |
| 2 | of the debtor's assets; and |
| 3 | "(5) facilitation of the rescue of financially |
| 4 | troubled businesses, thereby protecting investment |
| 5 | and preserving employment. |
| 6 | "(b) This chapter applies where— |
| 7 | "(1) assistance is sought in the United States |
| 8 | by a foreign court or a foreign representative in con- |
| 9 | nection with a foreign proceeding; |
| 10 | "(2) assistance is sought in a foreign country in |
| 11 | connection with a case under this title; |
| 12 | "(3) a foreign proceeding and a case under this |
| 13 | title with respect to the same debtor are taking place |
| 14 | concurrently; or |
| 15 | "(4) creditors or other interested persons in a |
| 16 | foreign country have an interest in requesting the |
| 17 | commencement of, or participating in, a case or pro- |
| 18 | ceeding under this title. |
| 19 | "(c) This chapter does not apply to— |
| 20 | "(1) a proceeding concerning an entity, other |
| 21 | than a foreign insurance company, identified by ex- |
| 22 | clusion in section 109(b); |
| 23 | ((2) an individual, or to an individual and such |
| 24 | individual's spouse, who have debts within the limits |
| 25 | specified in section 109(e) and who are citizens of |
| | |

| 1 | the United States or aliens lawfully admitted for |
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| 2 | permanent residence in the United States; or |
| 3 | "(3) an entity subject to a proceeding under the |
| 4 | Securities Investor Protection Act of 1970, a stock- |
| 5 | broker subject to subchapter III of chapter 7 of this |
| 6 | title, or a commodity broker subject to subchapter |
| 7 | IV of chapter 7 of this title. |
| 8 | "(d) The court may not grant relief under this chap- |
| 9 | ter with respect to any deposit, escrow, trust fund, or |
| 10 | other security required or permitted under any applicable |
| 11 | State insurance law or regulation for the benefit of claim |
| 12 | holders in the United States. |
| 13 | "SUBCHAPTER I—GENERAL PROVISIONS |
| 14 | "§1502. Definitions |
| 15 | "For the purposes of this chapter, the term— |
| 16 | ((1)) (debtor) means an entity that is the subject |
| 17 | of a foreign proceeding; |
| 18 | ((2) (establishment' means any place of oper- |
| 19 | ations where the debtor carries out a nontransitory |
| 20 | economic activity; |
| 21 | "(3) 'foreign court' means a judicial or other |
| 22 | authority competent to control or supervise a foreign |
| 23 | proceeding; |

4 "(5) 'foreign nonmain proceeding' means a for5 eign proceeding, other than a foreign main pro6 ceeding, taking place in a country where the debtor
7 has an establishment;

8 "(6) 'trustee' includes a trustee, a debtor in
9 possession in a case under any chapter of this title,
10 or a debtor under chapter 9 of this title;

((7)) (recognition) means the entry of an order 11 12 granting recognition of a foreign main proceeding or 13 foreign nonmain proceeding under this chapter; and 14 "(8) 'within the territorial jurisdiction of the 15 United States', when used with reference to property 16 of a debtor, refers to tangible property located with-17 in the territory of the United States and intangible 18 property deemed under applicable nonbankruptcy 19 law to be located within that territory, including any 20 property subject to attachment or garnishment that 21 may properly be seized or garnished by an action in 22 a Federal or State court in the United States.

23 "§1503. International obligations of the United States

24 "To the extent that this chapter conflicts with an ob-25 ligation of the United States arising out of any treaty or

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other form of agreement to which it is a party with one
 or more other countries, the requirements of the treaty
 or agreement prevail.

4 "§1504. Commencement of ancillary case

5 "A case under this chapter is commenced by the filing
6 of a petition for recognition of a foreign proceeding under
7 section 1515.

8 "§1505. Authorization to act in a foreign country

9 "A trustee or another entity (including an examiner) 10 may be authorized by the court to act in a foreign country 11 on behalf of an estate created under section 541. An entity 12 authorized to act under this section may act in any way 13 permitted by the applicable foreign law.

14 **"§1506. Public policy exception**

15 "Nothing in this chapter prevents the court from re-16 fusing to take an action governed by this chapter if the 17 action would be manifestly contrary to the public policy 18 of the United States.

19 "§1507. Additional assistance

"(a) Subject to the specific limitations stated elsewhere in this chapter the court, if recognition is granted,
may provide additional assistance to a foreign representative under this title or under other laws of the United
States.

"(b) In determining whether to provide additional assistance under this title or under other laws of the United States, the court shall consider whether such additional assistance, consistent with the principles of comity, will reasonably assure—

"(1) just treatment of all holders of claims against or interests in the debtor's property;
"(2) protection of claim holders in the United States against prejudice and inconvenience in the processing of claims in such foreign proceeding;
"(3) prevention of preferential or fraudulent dispositions of property of the debtor;

"(4) distribution of proceeds of the debtor's
property substantially in accordance with the order
prescribed by this title; and

16 "(5) if appropriate, the provision of an oppor17 tunity for a fresh start for the individual that such
18 foreign proceeding concerns.

19 "§1508. Interpretation

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20 "In interpreting this chapter, the court shall consider 21 its international origin, and the need to promote an appli-22 cation of this chapter that is consistent with the applica-23 tion of similar statutes adopted by foreign jurisdictions. "SUBCHAPTER II—ACCESS OF FOREIGN REP RESENTATIVES AND CREDITORS TO THE
 COURT

4 "§1509. Right of direct access

5 "(a) A foreign representative may commence a case
6 under section 1504 by filing directly with the court a peti7 tion for recognition of a foreign proceeding under section
8 1515.

9 "(b) If the court grants recognition under section
10 1515, and subject to any limitations that the court may
11 impose consistent with the policy of this chapter—

"(1) the foreign representative has the capacity
to sue and be sued in a court in the United States;
"(2) the foreign representative may apply directly to a court in the United States for appropriate
relief in that court; and

"(3) a court in the United States shall grant
comity or cooperation to the foreign representative.
"(c) A request for comity or cooperation by a foreign
representative in a court in the United States other than
the court which granted recognition shall be accompanied
by a certified copy of an order granting recognition under
section 1517.

24 "(d) If the court denies recognition under this chap-25 ter, the court may issue any appropriate order necessary

to prevent the foreign representative from obtaining com ity or cooperation from courts in the United States.

3 "(e) Whether or not the court grants recognition, and
4 subject to sections 306 and 1510, a foreign representative
5 is subject to applicable nonbankruptcy law.

6 "(f) Notwithstanding any other provision of this sec-7 tion, the failure of a foreign representative to commence 8 a case or to obtain recognition under this chapter does 9 not affect any right the foreign representative may have 10 to sue in a court in the United States to collect or recover 11 a claim which is the property of the debtor.

12 **"§1510. Limited jurisdiction**

13 "The sole fact that a foreign representative files a
14 petition under section 1515 does not subject the foreign
15 representative to the jurisdiction of any court in the
16 United States for any other purpose.

17 "§1511. Commencement of case under section 301 or303

19 "(a) Upon recognition, a foreign representative may20 commence—

"(1) an involuntary case under section 303; or
"(2) a voluntary case under section 301 or 302,
if the foreign proceeding is a foreign main proceeding.

1 "(b) The petition commencing a case under sub-2 section (a) must be accompanied by a certified copy of 3 an order granting recognition. The court where the peti-4 tion for recognition has been filed must be advised of the 5 foreign representative's intent to commence a case under 6 subsection (a) prior to such commencement.

7 "§1512. Participation of a foreign representative in a 8 case under this title

9 "Upon recognition of a foreign proceeding, the for-10 eign representative in the recognized proceeding is entitled 11 to participate as a party in interest in a case regarding 12 the debtor under this title.

13 "§1513. Access of foreign creditors to a case under this title

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

18 "(b)(1) Subsection (a) does not change or codify 19 present law as to the priority of claims under section 507 20 or 726 of this title, except that the claim of a foreign cred-21 itor under those sections shall not be given a lower priority 22 than that of general unsecured claims without priority 23 solely because the holder of such claim is a foreign cred-24 itor. "(2)(A) Subsection (a) and paragraph (1) do not
 change or codify present law as to the allowability of for eign revenue claims or other foreign public law claims in
 a proceeding under this title.

5 "(B) Allowance and priority as to a foreign tax claim
6 or other foreign public law claim shall be governed by any
7 applicable tax treaty of the United States, under the con8 ditions and circumstances specified therein.

9 "§1514. Notification to foreign creditors concerning a 10 case under this title

11 "(a) Whenever in a case under this title notice is to be given to creditors generally or to any class or category 12 13 of creditors, such notice shall also be given to the known 14 creditors generally, or to creditors in the notified class or 15 category, that do not have addresses in the United States. The court may order that appropriate steps be taken with 16 17 a view to notifying any creditor whose address is not yet 18 known.

19 "(b) Such notification to creditors with foreign ad-20 dresses described in subsection (a) shall be given individ-21 ually, unless the court considers that, under the cir-22 cumstances, some other form of notification would be 23 more appropriate. No letter or other formality is required. 24 "(c) When a notification of commencement of a case 25 is to be given to foreign creditors, the notification shall—

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| 1 | "(1) indicate the time period for filing proofs of |
| 2 | claim and specify the place for their filing; |
| 3 | ((2)) indicate whether secured creditors need to |
| 4 | file their proofs of claim; and |
| 5 | "(3) contain any other information required to |
| 6 | be included in such a notification to creditors under |
| 7 | this title and the orders of the court. |
| 8 | "(d) Any rule of procedure or order of the court as |
| 9 | to notice or the filing of a claim shall provide such addi- |
| 10 | tional time to creditors with foreign addresses as is rea- |
| 11 | sonable under the circumstances. |
| 12 | "SUBCHAPTER III—RECOGNITION OF A |
| 13 | FOREIGN PROCEEDING AND RELIEF |
| 14 | "§1515. Application for recognition |
| 15 | "(a) A foreign representative applies to the court for |
| 16 | recognition of the foreign proceeding in which the foreign |
| 17 | representative has been appointed by filing a petition for |
| 18 | recognition. |
| 19 | "(b) A petition for recognition shall be accompanied |
| 20 | by— |
| 21 | "(1) a certified copy of the decision com- |
| 22 | mencing the foreign proceeding and appointing the |
| | |

"(2) a certificate from the foreign court affirm ing the existence of the foreign proceeding and of
 the appointment of the foreign representative; or

4 "(3) in the absence of evidence referred to in
5 paragraphs (1) and (2), any other evidence accept6 able to the court of the existence of the foreign pro7 ceeding and of the appointment of the foreign rep8 resentative.

9 "(c) A petition for recognition shall also be accom-10 panied by a statement identifying all foreign proceedings 11 with respect to the debtor that are known to the foreign 12 representative.

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

17 "§1516. Presumptions concerning recognition

"(a) If the decision or certificate referred to in section
1515(b) indicates that the foreign proceeding is a foreign
proceeding and that the person or body is a foreign representative, the court is entitled to so presume.

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

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

5 "§1517. Order granting recognition

6 "(a) Subject to section 1506, after notice and a hear7 ing, an order recognizing a foreign proceeding shall be en8 tered if—

9 "(1) the foreign proceeding for which recogni-10 tion is sought is a foreign main proceeding or for-11 eign nonmain proceeding within the meaning of sec-12 tion 1502;

13 "(2) the foreign representative applying for rec-14 ognition is a person or body; and

15 "(3) the petition meets the requirements of sec-16 tion 1515.

17 "(b) The foreign proceeding shall be recognized—

"(1) as a foreign main proceeding if it is taking
place in the country where the debtor has the center
of its main interests; or

"(2) as a foreign nonmain proceeding if the
debtor has an establishment within the meaning of
section 1502 in the foreign country where the proceeding is pending.

"(c) A petition for recognition of a foreign proceeding
 shall be decided upon at the earliest possible time. Entry
 of an order recognizing a foreign proceeding constitutes
 recognition under this chapter.

"(d) The provisions of this subchapter do not prevent 5 modification or termination of recognition if it is shown 6 7 that the grounds for granting it were fully or partially 8 lacking or have ceased to exist, but in considering such 9 action the court shall give due weight to possible prejudice to parties that have relied upon the order granting rec-10 11 ognition. The case under this chapter may be closed in 12 the manner prescribed under section 350.

13 **"§1518. Subsequent information**

14 "From the time of filing the petition for recognition 15 of the foreign proceeding, the foreign representative shall 16 file with the court promptly a notice of change of status 17 concerning—

"(1) any substantial change in the status of the
foreign proceeding or the status of the foreign representative's appointment; and

21 "(2) any other foreign proceeding regarding the
22 debtor that becomes known to the foreign represent23 ative.

1 "§1519. Relief that may be granted upon filing peti tion for recognition

3 "(a) From the time of filing a petition for recognition 4 until the court rules on the petition, the court may, at 5 the request of the foreign representative, where relief is 6 urgently needed to protect the assets of the debtor or the 7 interests of the creditors, grant relief of a provisional na-8 ture, including—

9 "(1) staying execution against the debtor's as-10 sets;

"(2) entrusting the administration or realiza-11 12 tion of all or part of the debtor's assets located in 13 the United States to the foreign representative or 14 another person authorized by the court, including an examiner, in order to protect and preserve the value 15 16 of assets that, by their nature or because of other 17 circumstances, are perishable, susceptible to devalu-18 ation or otherwise in jeopardy; and

19 "(3) any relief referred to in paragraph (3),
20 (4), or (7) of section 1521(a).

"(b) Unless extended under section 1521(a)(6), the
relief granted under this section terminates when the petition for recognition is granted.

"(c) It is a ground for denial of relief under this section that such relief would interfere with the administration of a foreign main proceeding.

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

4 "(e) The standards, procedures, and limitations ap-5 plicable to an injunction shall apply to relief under this6 section.

7 "(f) The exercise of rights not subject to the stay
8 arising under section 362(a) pursuant to paragraph (6),
9 (7), (17), or (27) of section 362(b) or pursuant to section
10 362(n) shall not be stayed by any order of a court or ad11 ministrative agency in any proceeding under this chapter.

12 "§1520. Effects of recognition of a foreign main pro ceeding

14 "(a) Upon recognition of a foreign proceeding that15 is a foreign main proceeding—

"(1) sections 361 and 362 apply with respect to
the debtor and that property of the debtor that is
within the territorial jurisdiction of the United
States;

"(2) sections 363, 549, and 552 of this title
apply to a transfer of an interest of the debtor in
property that is within the territorial jurisdiction of
the United States to the same extent that the sections would apply to property of an estate;

"(3) unless the court orders otherwise, the for eign representative may operate the debtor's busi ness and may exercise the rights and powers of a
 trustee under and to the extent provided by sections
 363 and 552; and

6 "(4) section 552 applies to property of the debt7 or that is within the territorial jurisdiction of the
8 United States.

9 "(b) Subsection (a) does not affect the right to com-10 mence an individual action or proceeding in a foreign 11 country to the extent necessary to preserve a claim against 12 the debtor.

"(c) Subsection (a) does not affect the right of a foreign representative or an entity to file a petition commencing a case under this title or the right of any party
to file claims or take other proper actions in such a case.

17 "§1521. Relief that may be granted upon recognition

18 "(a) Upon recognition of a foreign proceeding, wheth-19 er main or nonmain, where necessary to effectuate the 20 purpose of this chapter and to protect the assets of the 21 debtor or the interests of the creditors, the court may, at 22 the request of the foreign representative, grant any appro-23 priate relief, including—

24 "(1) staying the commencement or continuation25 of an individual action or proceeding concerning the

| 1 | debtor's assets, rights, obligations or liabilities to the |
|----|--|
| 2 | extent they have not been stayed under section |
| 3 | 1520(a); |
| 4 | "(2) staying execution against the debtor's as- |
| 5 | sets to the extent it has not been stayed under sec- |
| 6 | tion 1520(a); |
| 7 | "(3) suspending the right to transfer, encumber |
| 8 | or otherwise dispose of any assets of the debtor to |
| 9 | the extent this right has not been suspended under |
| 10 | section 1520(a); |
| 11 | "(4) providing for the examination of witnesses, |
| 12 | the taking of evidence or the delivery of information |
| 13 | concerning the debtor's assets, affairs, rights, obliga- |
| 14 | tions or liabilities; |
| 15 | "(5) entrusting the administration or realiza- |
| 16 | tion of all or part of the debtor's assets within the |
| 17 | territorial jurisdiction of the United States to the |
| 18 | foreign representative or another person, including |
| 19 | an examiner, authorized by the court; |
| 20 | "(6) extending relief granted under section |
| 21 | 1519(a); and |
| 22 | "(7) granting any additional relief that may be |
| 23 | available to a trustee, except for relief available |
| 24 | under sections 522, 544, 545, 547, 548, 550, and |
| 25 | 724(a). |
| | |

1 "(b) Upon recognition of a foreign proceeding, wheth-2 er main or nonmain, the court may, at the request of the 3 foreign representative, entrust the distribution of all or 4 part of the debtor's assets located in the United States 5 to the foreign representative or another person, including an examiner, authorized by the court, provided that the 6 7 court is satisfied that the interests of creditors in the 8 United States are sufficiently protected.

9 "(c) In granting relief under this section to a rep-10 resentative of a foreign nonmain proceeding, the court 11 must be satisfied that the relief relates to assets that, 12 under the law of the United States, should be adminis-13 tered in the foreign nonmain proceeding or concerns infor-14 mation required in that proceeding.

15 "(d) The court may not enjoin a police or regulatory16 act of a governmental unit, including a criminal action or17 proceeding, under this section.

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

"(f) The exercise of rights not subject to the stay
arising under section 362(a) pursuant to paragraph (6),
(7), (17), or (27) of section 362(b) or pursuant to section
362(n) shall not be stayed by any order of a court or administrative agency in any proceeding under this chapter.

3 "(a) The court may grant relief under section 1519
4 or 1521, or may modify or terminate relief under sub5 section (c), only if the interests of the creditors and other
6 interested entities, including the debtor, are sufficiently
7 protected.

8 "(b) The court may subject relief granted under sec-9 tion 1519 or 1521, or the operation of the debtor's busi-10 ness under section 1520(a)(3) of this title, to conditions 11 it considers appropriate, including the giving of security 12 or the filing of a bond.

"(c) The court may, at the request of the foreign representative or an entity affected by relief granted under
section 1519 or 1521, or at its own motion, modify or
terminate such relief.

"(d) 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.

21 "§1523. Actions to avoid acts detrimental to creditors

"(a) Upon recognition of a foreign proceeding, the
foreign representative has standing in a case concerning
the debtor pending under another chapter of this title to
initiate actions under sections 522, 544, 545, 547, 548,
550, 553, and 724(a).

1 "(b) When the foreign proceeding is a foreign 2 nonmain proceeding, the court must be satisfied that an 3 action under subsection (a) relates to assets that, under 4 United States law, should be administered in the foreign 5 nonmain proceeding.

6 "§1524. Intervention by a foreign representative

7 "Upon recognition of a foreign proceeding, the for8 eign representative may intervene in any proceedings in
9 a State or Federal court in the United States in which
10 the debtor is a party.

11 "SUBCHAPTER IV—COOPERATION WITH FOR12 EIGN COURTS AND FOREIGN REPRESENTA13 TIVES

14 "§1525. Cooperation and direct communication be tween the court and foreign courts or for eign representatives

"(a) Consistent with section 1501, the court shall cooperate to the maximum extent possible with foreign
courts or foreign representatives, either directly or
through the trustee.

"(b) The court is entitled to communicate directly
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.

1 "§1526. Cooperation and direct communication be tween the trustee and foreign courts or foreign representatives

4 "(a) Consistent with section 1501, the trustee or 5 other person, including an examiner, authorized by the 6 court, shall, subject to the supervision of the court, cooper-7 ate to the maximum extent possible with foreign courts 8 or foreign representatives.

9 "(b) The trustee or other person, including an exam-10 iner, authorized by the court is entitled, subject to the su-11 pervision of the court, to communicate directly with for-12 eign courts or foreign representatives.

13 **"§1527. Forms of cooperation**

14 "Cooperation referred to in sections 1525 and 1526
15 may be implemented by any appropriate means, includ16 ing—

17 "(1) appointment of a person or body, including18 an examiner, to act at the direction of the court;

19 "(2) communication of information by any
20 means considered appropriate by the court;

21 "(3) coordination of the administration and su22 pervision of the debtor's assets and affairs;

23 "(4) approval or implementation of agreements
24 concerning the coordination of proceedings; and

25 "(5) coordination of concurrent proceedings re-26 garding the same debtor.

"SUBCHAPTER V—CONCURRENT PROCEEDINGS "§1528. Commencement of a case under this title after recognition of a foreign main pro ceeding

5 "After recognition of a foreign main proceeding, a case under another chapter of this title may be commenced 6 7 only if the debtor has assets in the United States. The 8 effects of such case shall be restricted to the assets of the 9 debtor that are within the territorial jurisdiction of the 10 United States and, to the extent necessary to implement cooperation and coordination under sections 1525, 1526, 11 12 and 1527, to other assets of the debtor that are within 13 the jurisdiction of the court under sections 541(a) of this title, and 1334(e) of title 28, to the extent that such other 14 15 assets are not subject to the jurisdiction and control of a foreign proceeding that has been recognized under this 16 17 chapter.

18 "§1529. Coordination of a case under this title and a

19 foreign proceeding

"If a foreign proceeding and a case under another chapter of this title are taking place concurrently regarding the same debtor, the court shall seek cooperation and coordination under sections 1525, 1526, and 1527, and the following shall apply:

| 1 | "(1) If the case in the United States is taking |
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| 2 | place at the time the petition for recognition of the |
| 3 | foreign proceeding is filed— |
| 4 | "(A) any relief granted under section 1519 |
| 5 | or 1521 must be consistent with the relief |
| 6 | granted in the case in the United States; and |
| 7 | "(B) even if the foreign proceeding is rec- |
| 8 | ognized as a foreign main proceeding, section |
| 9 | 1520 does not apply. |
| 10 | "(2) If a case in the United States under this |
| 11 | title commences after recognition, or after the filing |
| 12 | of the petition for recognition, of the foreign pro- |
| 13 | ceeding- |
| 14 | "(A) any relief in effect under section |
| 15 | 1519 or 1521 shall be reviewed by the court |
| 16 | and shall be modified or terminated if incon- |
| 17 | sistent with the case in the United States; and |
| 18 | "(B) if the foreign proceeding is a foreign |
| 19 | main proceeding, the stay and suspension re- |
| 20 | ferred to in section 1520(a) shall be modified or |
| 21 | terminated if inconsistent with the relief grant- |
| 22 | ed in the case in the United States. |
| 23 | "(3) In granting, extending, or modifying relief |
| 24 | granted to a representative of a foreign nonmain |
| 25 | proceeding, the court must be satisfied that the re- |

lief relates to assets that, under the laws of the
 United States, should be administered in the foreign
 nonmain proceeding or concerns information re quired in that proceeding.

5 "(4) In achieving cooperation and coordination
6 under sections 1528 and 1529, the court may grant
7 any of the relief authorized under section 305.

8 "§1530. Coordination of more than 1 foreign pro9 ceeding

10 "In matters referred to in section 1501, with respect 11 to more than 1 foreign proceeding regarding the debtor, 12 the court shall seek cooperation and coordination under 13 sections 1525, 1526, and 1527, and the following shall 14 apply:

"(1) Any relief granted under section 1519 or
15 "(1) Any relief granted under section 1519 or
16 1521 to a representative of a foreign nonmain pro17 ceeding after recognition of a foreign main pro18 ceeding must be consistent with the foreign main
19 proceeding.

"(2) If a foreign main proceeding is recognized
after recognition, or after the filing of a petition for
recognition, of a foreign nonmain proceeding, any
relief in effect under section 1519 or 1521 shall be
reviewed by the court and shall be modified or termi-

nated if inconsistent with the foreign main pro ceeding.

3 "(3) If, after recognition of a foreign nonmain
4 proceeding, another foreign nonmain proceeding is
5 recognized, the court shall grant, modify, or termi6 nate relief for the purpose of facilitating coordina7 tion of the proceedings.

8 "§1531. Presumption of insolvency based on recogni9 tion of a foreign main proceeding

10 "In the absence of evidence to the contrary, recogni-11 tion of a foreign main proceeding is, for the purpose of 12 commencing a proceeding under section 303, proof that 13 the debtor is generally not paying its debts as such debts 14 become due.

15 "§1532. Rule of payment in concurrent proceedings

"Without prejudice to secured claims or rights in 16 rem, a creditor who has received payment with respect to 17 18 its claim in a foreign proceeding pursuant to a law relating to insolvency may not receive a payment for the same 19 20 claim in a case under any other chapter of this title re-21 garding the debtor, so long as the payment to other credi-22 tors of the same class is proportionately less than the pay-23 ment the creditor has already received.".

| 1 | (b) Clerical Amendment.—The table of chapters |
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| 2 | for title 11, United States Code, is amended by inserting |
| 3 | after the item relating to chapter 13 the following: |
| | "15. Ancillary and Other Cross-Border Cases 1501". |
| 4 | SEC. 802. OTHER AMENDMENTS TO TITLES 11 AND 28, |
| 5 | UNITED STATES CODE. |
| 6 | (a) Applicability of Chapters.—Section 103 of |
| 7 | title 11, United States Code, is amended— |
| 8 | (1) in subsection (a), by inserting before the pe- |
| 9 | riod the following: ", and this chapter, sections 307, |
| 10 | 362(n), 555 through 557 , and 559 through 562 |
| 11 | apply in a case under chapter 15"; and |
| 12 | (2) by adding at the end the following: |
| 13 | "(k) Chapter 15 applies only in a case under such |
| 14 | chapter, except that— |
| 15 | "(1) sections 1505, 1513, and 1514 apply in all |
| 16 | cases under this title; and |
| 17 | ((2) section 1509 applies whether or not a case |
| 18 | under this title is pending.". |
| 19 | (b) DEFINITIONS.—Section 101 of title 11, United |
| 20 | States Code, is amended by striking paragraphs (23) and |
| 21 | (24) and inserting the following: |
| 22 | "(23) 'foreign proceeding' means a collective ju- |
| 23 | dicial or administrative proceeding in a foreign coun- |
| 24 | try, including an interim proceeding, under a law re- |
| 25 | lating to insolvency or adjustment of debt in which |
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| 1 | proceeding the assets and affairs of the debtor are |
| 2 | subject to control or supervision by a foreign court, |
| 3 | for the purpose of reorganization or liquidation; |
| 4 | ((24)) (foreign representative) means a person |
| 5 | or body, including a person or body appointed on an |
| 6 | interim basis, authorized in a foreign proceeding to |
| 7 | administer the reorganization or the liquidation of |
| 8 | the debtor's assets or affairs or to act as a rep- |
| 9 | resentative of the foreign proceeding;". |
| 10 | (c) Amendments to Title 28, United States |
| 11 | Code.— |
| 12 | (1) PROCEDURES.—Section $157(b)(2)$ of title |
| 13 | 28, United States Code, is amended— |
| 14 | (A) in subparagraph (N), by striking |
| 15 | "and" at the end; |
| 16 | (B) in subparagraph (O), by striking the |
| 17 | period at the end and inserting "; and"; and |
| 18 | (C) by adding at the end the following: |
| 19 | "(P) recognition of foreign proceedings and |
| 20 | other matters under chapter 15 of title 11.". |
| 21 | (2) BANKRUPTCY CASES AND PROCEEDINGS.— |
| 22 | Section 1334(c) of title 28, United States Code, is |
| 23 | amended by striking "Nothing in" and inserting |
| 24 | "Except with respect to a case under chapter 15 of |
| 25 | title 11, nothing in". |
| | |

1 (3) DUTIES OF TRUSTEES.—Section 586(a)(3)2 of title 28, United States Code, is amended by striking "or 13" and inserting "13, or 15". 3 4 (4) VENUE OF CASES ANCILLARY TO FOREIGN 5 PROCEEDINGS.—Section 1410 of title 28, United 6 States Code, is amended to read as follows: 7 "§1410. Venue of cases ancillary to foreign pro-8 ceedings 9 "A case under chapter 15 of title 11 may be commenced in the district court of the United States for the 10 11 district— 12 "(1) in which the debtor has its principal place 13 of business or principal assets in the United States; 14 "(2) if the debtor does not have a place of busi-15 ness or assets in the United States, in which there 16 is pending against the debtor an action or pro-17 ceeding in a Federal or State court; or 18 "(3) in a case other than those specified in 19 paragraph (1) or (2), in which venue will be con-20 sistent with the interests of justice and the conven-21 ience of the parties, having regard to the relief 22 sought by the foreign representative.".

23 (d) OTHER SECTIONS OF TITLE 11.—Title 11 of the
24 United States Code is amended—

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| (1) in section $109(b)$, by striking paragraph (3) |
| and inserting the following: |
| "(3)(A) a foreign insurance company, engaged |
| in such business in the United States; or |
| "(B) a foreign bank, savings bank, cooperative |
| bank, savings and loan association, building and |
| loan association, or credit union, that has a branch |
| or agency (as defined in section 1(b) of the Inter- |
| national Banking Act of 1978 in the United |
| States."; |
| (2) in section 303, by striking subsection (k); |
| (3) by striking section 304; |
| (4) in the table of sections for chapter 3 by |
| striking the item relating to section 304; |
| (5) in section 306 by striking ", 304," each |
| place it appears; |
| (6) in section $305(a)$ by striking paragraph (2) |
| and inserting the following: |
| ((2)(A) a petition under section 1515 of this |
| title for recognition of a foreign proceeding has been |
| granted; and |
| "(B) the purposes of chapter 15 of this title |
| would be best served by such dismissal or suspen- |
| sion."; and |
| (7) in section 508— |
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| 1 | (A) by striking subsection (a); and | |
| 2 | (B) in subsection (b), by striking "(b)". | |
| 3 | TITLE IX—FINANCIAL | |
| 4 | CONTRACT PROVISIONS | |
| 5 | SEC. 901. TREATMENT OF CERTAIN AGREEMENTS BY CON- | |
| 6 | SERVATORS OR RECEIVERS OF INSURED DE- | |
| 7 | POSITORY INSTITUTIONS. | |
| 8 | (a) Definition of Qualified Financial Con- | |
| 9 | TRACT.—Section 11(e)(8)(D) of the Federal Deposit In- | |
| 10 | surance Act (12 U.S.C. 1821(e)(8)(D)) is amended— | |
| 11 | (1) by striking "subsection—" and inserting | |
| 12 | "subsection, the following definitions shall apply:"; | |
| 13 | and | |
| 14 | (2) in clause (i), by inserting ", resolution, or | |
| 15 | order" after "any similar agreement that the Cor- | |
| 16 | poration determines by regulation". | |
| 17 | (b) Definition of Securities Contract.—Sec- | |
| 18 | tion 11(e)(8)(D)(ii) of the Federal Deposit Insurance Act | |
| 19 | (12 U.S.C. 1821(e)(8)(D)(ii)) is amended to read as fol- | |
| 20 | lows: | |
| 21 | "(ii) Securities contract.—The | |
| 22 | term 'securities contract'— | |
| 23 | "(I) means a contract for the | |
| 24 | purchase, sale, or loan of a security, a | |
| 25 | certificate of deposit, a mortgage loan, | |
| | | |

| 1 | or | any interest in a mortgage loan, a |
|----|-------------------|--------------------------------------|
| 2 | gro | oup or index of securities, certifi- |
| 3 | cat | tes of deposit, or mortgage loans or |
| 4 | int | erests therein (including any inter- |
| 5 | est | therein or based on the value |
| 6 | the | ereof) or any option on any of the |
| 7 | for | egoing, including any option to |
| 8 | pu | rchase or sell any such security, |
| 9 | cei | tificate of deposit, mortgage loan, |
| 10 | int | erest, group or index, or option, |
| 11 | an | d including any repurchase or re- |
| 12 | ver | rse repurchase transaction on any |
| 13 | sue | ch security, certificate of deposit, |
| 14 | me | rtgage loan, interest, group or |
| 15 | ind | lex, or option; |
| 16 | | "(II) does not include any pur- |
| 17 | $^{\mathrm{cha}}$ | ase, sale, or repurchase obligation |
| 18 | un | der a participation in a commercial |
| 19 | mo | rtgage loan unless the Corporation |
| 20 | det | termines by regulation, resolution, |
| 21 | or | order to include any such agree- |
| 22 | me | nt within the meaning of such |
| 23 | ter | m; |

314

| 1 | "(III) means any option entered |
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| 2 | into on a national securities exchange |
| 3 | relating to foreign currencies; |

4 "(IV) means the guarantee by or 5 to any securities clearing agency of 6 any settlement of cash, securities, cer-7 tificates of deposit, mortgage loans or 8 interests therein, group or index of securities, certificates of deposit, or 9 10 mortgage loans or interests therein (including any interest therein or 11 based on the value thereof) or option 12 13 on any of the foregoing, including any 14 option to purchase or sell any such se-15 curity, certificate of deposit, mortgage 16 loan, interest, group or index, or op-17 tion; 18 "(V) means any margin loan;

19"(VI) means any other agree-20ment or transaction that is similar to21any agreement or transaction referred22to in this clause;

23 "(VII) means any combination of
24 the agreements or transactions re25 ferred to in this clause;

315

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| 1 | "(VIII) means any option to |
| 2 | enter into any agreement or trans- |
| 3 | action referred to in this clause; |
| 4 | "(IX) means a master agreement |
| 5 | that provides for an agreement or |
| 6 | transaction referred to in subclause |
| 7 | (I), (III), (IV), (V), (VI), (VII), or |
| 8 | (VIII), together with all supplements |
| 9 | to any such master agreement, with- |
| 10 | out regard to whether the master |
| 11 | agreement provides for an agreement |
| 12 | or transaction that is not a securities |
| 13 | contract under this clause, except that |
| 14 | the master agreement shall be consid- |
| 15 | ered to be a securities contract under |
| 16 | this clause only with respect to each |
| 17 | agreement or transaction under the |
| 18 | master agreement that is referred to |
| 19 | in subclause (I), (III), (IV), (V), (VI), |
| 20 | (VII), or (VIII); and |
| 21 | "(X) means any security agree- |
| 22 | ment or arrangement or other credit |
| 23 | enhancement related to any agree- |
| 24 | ment or transaction referred to in this |
| 25 | clause, including any guarantee or re- |
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| 1 | imbursement obligation in connection |
| 2 | with any agreement or transaction re- |
| 3 | ferred to in this clause.". |
| 4 | (c) Definition of Commodity Contract.—Sec- |
| 5 | tion 11(e)(8)(D)(iii) of the Federal Deposit Insurance Act |
| 6 | (12 U.S.C. 1821(e)(8)(D)(iii)) is amended to read as fol- |
| 7 | lows: |
| 8 | "(iii) Commodity contract.—The |
| 9 | term 'commodity contract' means— |
| 10 | "(I) with respect to a futures |
| 11 | commission merchant, a contract for |
| 12 | the purchase or sale of a commodity |
| 13 | for future delivery on, or subject to |
| 14 | the rules of, a contract market or |
| 15 | board of trade; |
| 16 | "(II) with respect to a foreign fu- |
| 17 | tures commission merchant, a foreign |
| 18 | future; |
| 19 | "(III) with respect to a leverage |
| 20 | transaction merchant, a leverage |
| 21 | transaction; |
| 22 | "(IV) with respect to a clearing |
| 23 | organization, a contract for the pur- |
| 24 | chase or sale of a commodity for fu- |
| 25 | ture delivery on, or subject to the |
| | |

| 1 | rules of, a contract market or board |
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| 2 | of trade that is cleared by such clear- |
| 3 | ing organization, or commodity option |
| 4 | traded on, or subject to the rules of, |
| 5 | a contract market or board of trade |
| 6 | that is cleared by such clearing orga- |
| 7 | nization; |
| 8 | "(V) with respect to a commodity |
| 9 | options dealer, a commodity option; |
| 10 | "(VI) any other agreement or |
| 11 | transaction that is similar to any |
| 12 | agreement or transaction referred to |
| 13 | in this clause; |
| 14 | "(VII) any combination of the |
| 15 | agreements or transactions referred to |
| 16 | in this clause; |
| 17 | "(VIII) any option to enter into |
| 18 | any agreement or transaction referred |
| 19 | to in this clause; |
| 20 | "(IX) a master agreement that |
| 21 | provides for an agreement or trans- |
| 22 | action referred to in subclause (I), |
| 23 | (II), (III), (IV), (V), (VI), (VII), or |
| 24 | (VIII), together with all supplements |
| 25 | to any such master agreement, with- |
| | |

| 1 | out regard to whether the master |
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| 2 | agreement provides for an agreement |
| 3 | or transaction that is not a com- |
| 4 | modity contract under this clause, ex- |
| 5 | cept that the master agreement shall |
| 6 | be considered to be a commodity con- |
| 7 | tract under this clause only with re- |
| 8 | spect to each agreement or trans- |
| 9 | action under the master agreement |
| 10 | that is referred to in subclause (I), |
| 11 | (II), (III), (IV), (V), (VI), (VII), or |
| 12 | (VIII); or |
| 13 | "(X) any security agreement or |
| 14 | arrangement or other credit enhance- |
| 15 | ment related to any agreement or |
| 16 | transaction referred to in this clause, |
| 17 | including any guarantee or reimburse- |
| 18 | ment obligation in connection with |
| 19 | any agreement or transaction referred |
| 20 | to in this clause.". |
| 21 | (d) Definition of Forward Contract.—Section |
| 22 | 11(e)(8)(D)(iv) of the Federal Deposit Insurance Act (12) |
| 23 | U.S.C. 1821(e)(8)(D)(iv)) is amended to read as follows: |
| 24 | "(iv) Forward contract.—The |
| 25 | term 'forward contract' means— |

| 1 | ((I) a contract (other than a |
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| 2 | commodity contract) for the purchase, |
| 3 | sale, or transfer of a commodity or |
| 4 | any similar good, article, service, |
| 5 | right, or interest which is presently or |
| 6 | in the future becomes the subject of |
| 7 | dealing in the forward contract trade, |
| 8 | or product or byproduct thereof, with |
| 9 | a maturity date more than 2 days |
| 10 | after the date the contract is entered |
| 11 | into, including, a repurchase trans- |
| 12 | action, reverse repurchase transaction, |
| 13 | consignment, lease, swap, hedge |
| 14 | transaction, deposit, loan, option, allo- |
| 15 | cated transaction, unallocated trans- |
| 16 | action, or any other similar agree- |
| 17 | ment; |
| 18 | "(II) any combination of agree- |
| 19 | ments or transactions referred to in |
| 20 | subclauses (I) and (III); |
| 21 | "(III) any option to enter into |
| 22 | any agreement or transaction referred |
| 23 | to in subclause (I) or (II); |
| 24 | "(IV) a master agreement that |
| 25 | provides for an agreement or trans- |
| | |

| 1 | | action referred to in subclauses (I), |
|--|--------------|---|
| 2 | | (II), or (III), together with all supple- |
| -3 | | ments to any such master agreement, |
| | | |
| 4 | | without regard to whether the master |
| 5 | | agreement provides for an agreement |
| 6 | | or transaction that is not a forward |
| 7 | | contract under this clause, except that |
| 8 | | the master agreement shall be consid- |
| 9 | | ered to be a forward contract under |
| 10 | | this clause only with respect to each |
| 11 | | agreement or transaction under the |
| 12 | | master agreement that is referred to |
| | | |
| 13 | | in subclause (I), (II), or (III); or |
| | | - |
| 13 | | in subclause (I), (II), or (III); or |
| 13 14 | | in subclause (I), (II), or (III); or "(V) any security agreement or |
| 13 14 15 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhance- |
| 13 14 15 16 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhance- ment related to any agreement or |
| 13 14 15 16 17 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhance- ment related to any agreement or transaction referred to in subclause |
| 13 14 15 16 17 18 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhance- ment related to any agreement or transaction referred to in subclause (I), (II), (III), or (IV), including any |
| 13 14 15 16 17 18 19 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhancement related to any agreement or transaction referred to in subclause (I), (II), (III), or (IV), including any guarantee or reimbursement obliga- |
| 13 14 15 16 17 18 19 20 | | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhance- ment related to any agreement or transaction referred to in subclause (I), (II), (III), or (IV), including any guarantee or reimbursement obligation in connection with any agreement |
| 13 14 15 16 17 18 19 20 21 | (e) Definiti | in subclause (I), (II), or (III); or "(V) any security agreement or arrangement or other credit enhancement related to any agreement or transaction referred to in subclause (I), (II), (III), or (IV), including any guarantee or reimbursement obligation in connection with any agreement or transaction referred to in any such |

Act (12 U.S.C. 1821(e)(8)(D)(v)) is amended to read as
 follows:

| 3 | "(v) Repurchase agreement.—The |
|---|--|
| 4 | term 'repurchase agreement' (which defini- |
| 5 | tion also applies to a reverse repurchase |
| 6 | agreement)— |

"(I) means an agreement, includ-7 8 ing related terms, which provides for 9 the transfer of one or more certifi-10 cates of deposit, mortgage-related se-11 curities (as such term is defined in 12 the Securities Exchange Act of 1934), 13 mortgage loans, interests in mortgage-14 related securities or mortgage loans, 15 eligible bankers' acceptances, qualified 16 foreign government securities or secu-17 rities that are direct obligations of, or 18 that are fully guaranteed by, the 19 United States or any agency of the 20 United States against the transfer of 21 funds by the transferee of such certifi-22 cates of deposit, eligible bankers' ac-23 ceptances, securities, mortgage loans, 24 interests with a simultaneous \mathbf{or} 25 agreement by such transferee to

| 1 | transfer to the transferor thereof cer- |
|----|---|
| 2 | tificates of deposit, eligible bankers' |
| 3 | acceptances, securities, mortgage |
| 4 | loans, or interests as described above, |
| 5 | at a date certain not later than 1 year |
| 6 | after such transfers or on demand, |
| 7 | against the transfer of funds, or any |
| 8 | other similar agreement; |
| 9 | "(II) does not include any repur- |
| 10 | chase obligation under a participation |
| 11 | in a commercial mortgage loan unless |
| 12 | the Corporation determines by regula- |
| 13 | tion, resolution, or order to include |
| 14 | any such participation within the |
| 15 | meaning of such term; |
| 16 | "(III) means any combination of |
| 17 | agreements or transactions referred to |
| 18 | in subclauses (I) and (IV); |
| 19 | "(IV) means any option to enter |
| 20 | into any agreement or transaction re- |
| 21 | ferred to in subclause (I) or (III); |
| 22 | "(V) means a master agreement |
| 23 | that provides for an agreement or |
| 24 | transaction referred to in subclause |
| 25 | (I), (III), or (IV), together with all |
| | |

| 1 | supplements to any such master |
|----|--|
| 2 | agreement, without regard to whether |
| 3 | the master agreement provides for an |
| 4 | agreement or transaction that is not a |
| 5 | repurchase agreement under this |
| 6 | clause, except that the master agree- |
| 7 | ment shall be considered to be a re- |
| 8 | purchase agreement under this sub- |
| 9 | clause only with respect to each agree- |
| 10 | ment or transaction under the master |
| 11 | agreement that is referred to in sub- |
| 12 | clause (I), (III), or (IV); and |
| 13 | "(VI) means any security agree- |
| 14 | ment or arrangement or other credit |
| 15 | enhancement related to any agree- |
| 16 | ment or transaction referred to in |
| 17 | subclause (I), (III), (IV), or (V), in- |
| 18 | cluding any guarantee or reimburse- |
| 19 | ment obligation in connection with |
| 20 | any agreement or transaction referred |
| 21 | to in any such subclause. |
| 22 | For purposes of this clause, the term |
| 23 | 'qualified foreign government security' |
| 24 | means a security that is a direct obligation |
| 25 | of, or that is fully guaranteed by, the cen- |

| 1 | tral government of a member of the Orga- |
|----|---|
| 2 | nization for Economic Cooperation and |
| 3 | Development (as determined by regulation |
| 4 | or order adopted by the appropriate Fed- |
| 5 | eral banking authority).". |
| 6 | (f) Definition of Swap Agreement.—Section |
| 7 | 11(e)(8)(D)(vi) of the Federal Deposit Insurance Act (12) |
| 8 | U.S.C. 1821(e)(8)(D)(vi)) is amended to read as follows: |
| 9 | "(vi) Swap agreement.—The term |
| 10 | 'swap agreement' means— |
| 11 | "(I) any agreement, including the |
| 12 | terms and conditions incorporated by |
| 13 | reference in any such agreement, |
| 14 | which is an interest rate swap, option, |
| 15 | future, or forward agreement, includ- |
| 16 | ing a rate floor, rate cap, rate collar, |
| 17 | cross-currency rate swap, and basis |
| 18 | swap; a spot, same day-tomorrow, to- |
| 19 | morrow-next, forward, or other for- |
| 20 | eign exchange or precious metals |
| 21 | agreement; a currency swap, option, |
| 22 | future, or forward agreement; an eq- |
| 23 | uity index or equity swap, option, fu- |
| 24 | ture, or forward agreement; a debt |
| 25 | index or debt swap, option, future, or |

| 1 | forward agreement; a total return, |
|----|---|
| 2 | credit spread or credit swap, option, |
| 3 | future, or forward agreement; a com- |
| 4 | modity index or commodity swap, op- |
| 5 | tion, future, or forward agreement; or |
| 6 | a weather swap, weather derivative, or |
| 7 | weather option; |
| 8 | "(II) any agreement or trans- |
| 9 | action that is similar to any other |
| 10 | agreement or transaction referred to |
| 11 | in this clause and that is of a type |
| 12 | that has been, is presently, or in the |
| 13 | future becomes, the subject of recur- |
| 14 | rent dealings in the swap markets (in- |
| 15 | cluding terms and conditions incor- |
| 16 | porated by reference in such agree- |
| 17 | ment) and that is a forward, swap, fu- |
| 18 | ture, or option on one or more rates, |
| 19 | currencies, commodities, equity securi- |
| 20 | ties or other equity instruments, debt |
| 21 | securities or other debt instruments, |
| 22 | quantitative measures associated with |
| 23 | an occurrence, extent of an occur- |
| 24 | rence, or contingency associated with |
| 25 | a financial, commercial, or economic |
| | |

| 1 | consequence, or economic or financial |
|----|--|
| 2 | indices or measures of economic or fi- |
| 3 | nancial risk or value; |
| 4 | "(III) any combination of agree- |
| 5 | ments or transactions referred to in |
| 6 | this clause; |
| 7 | "(IV) any option to enter into |
| 8 | any agreement or transaction referred |
| 9 | to in this clause; |
| 10 | "(V) a master agreement that |
| 11 | provides for an agreement or trans- |
| 12 | action referred to in subclause (I), |
| 13 | (II), (III), or (IV), together with all |
| 14 | supplements to any such master |
| 15 | agreement, without regard to whether |
| 16 | the master agreement contains an |
| 17 | agreement or transaction that is not a |
| 18 | swap agreement under this clause, ex- |
| 19 | cept that the master agreement shall |
| 20 | be considered to be a swap agreement |
| 21 | under this clause only with respect to |
| 22 | each agreement or transaction under |
| 23 | the master agreement that is referred |
| 24 | to in subclause (I), (II), (III), or (IV); |
| 25 | and |
| | |

| 1 | "(VI) any security agreement or |
|----|---|
| 2 | arrangement or other credit enhance- |
| 3 | ment related to any agreements or |
| 4 | transactions referred to in subclause |
| 5 | (I), (II), (III), (IV), or (V), including |
| 6 | any guarantee or reimbursement obli- |
| 7 | gation in connection with any agree- |
| 8 | ment or transaction referred to in any |
| 9 | such subclause. |
| 10 | Such term is applicable for purposes of |
| 11 | this subsection only and shall not be con- |
| 12 | strued or applied so as to challenge or af- |
| 13 | fect the characterization, definition, or |
| 14 | treatment of any swap agreement under |
| 15 | any other statute, regulation, or rule, in- |
| 16 | cluding the Securities Act of 1933, the Se- |
| 17 | curities Exchange Act of 1934, the Public |
| 18 | Utility Holding Company Act of 1935, the |
| 19 | Trust Indenture Act of 1939, the Invest- |
| 20 | ment Company Act of 1940, the Invest- |
| 21 | ment Advisers Act of 1940, the Securities |
| 22 | Investor Protection Act of 1970, the Com- |
| 23 | modity Exchange Act, the Gramm-Leach- |
| 24 | Bliley Act, and the Legal Certainty for |
| 25 | Bank Products Act of 2000.". |

| 1 | (g) DEFINITION OF TRANSFER.—Section |
|----|--|
| 2 | 11(e)(8)(D)(viii) of the Federal Deposit Insurance Act (12 |
| 3 | U.S.C. 1821(e)(8)(D)(viii)) is amended to read as follows: |
| 4 | "(viii) TRANSFER.—The term 'trans- |
| 5 | fer' means every mode, direct or indirect, |
| 6 | absolute or conditional, voluntary or invol- |
| 7 | untary, of disposing of or parting with |
| 8 | property or with an interest in property, |
| 9 | including retention of title as a security in- |
| 10 | terest and foreclosure of the depository in- |
| 11 | stitution's equity of redemption.". |
| 12 | (h) TREATMENT OF QUALIFIED FINANCIAL CON- |
| 13 | TRACTS.—Section 11(e)(8) of the Federal Deposit Insur- |
| 14 | ance Act (12 U.S.C. 1821(e)(8)) is amended— |
| 15 | (1) in subparagraph (A)— |
| 16 | (A) by striking "paragraph (10)" and in- |
| 17 | serting "paragraphs (9) and (10)"; |
| 18 | (B) in clause (i), by striking "to cause the |
| 19 | termination or liquidation" and inserting "such |
| 20 | person has to cause the termination, liquida- |
| 21 | tion, or acceleration"; and |
| 22 | (C) by striking clause (ii) and inserting the |
| 23 | following: |
| 24 | "(ii) any right under any security |
| 25 | agreement or arrangement or other credit |

| 1 | enhancement related to one or more quali- |
|----|---|
| 2 | fied financial contracts described in clause |
| 3 | (i);"; and |
| 4 | (2) in subparagraph (E), by striking clause (ii) |
| 5 | and inserting the following: |
| 6 | "(ii) any right under any security |
| 7 | agreement or arrangement or other credit |
| 8 | enhancement related to one or more quali- |
| 9 | fied financial contracts described in clause |
| 10 | (i);". |
| 11 | (i) Avoidance of Transfers.—Section |
| 12 | 11(e)(8)(C)(i) of the Federal Deposit Insurance Act (12) |
| 13 | U.S.C. $1821(e)(8)(C)(i)$ is amended by inserting "section |
| 14 | 5242 of the Revised Statutes of the United States or any |
| 15 | other Federal or State law relating to the avoidance of |
| 16 | preferential or fraudulent transfers," before "the Corpora- |
| 17 | tion". |
| 18 | SEC. 902. AUTHORITY OF THE CORPORATION WITH RE- |
| 19 | SPECT TO FAILED AND FAILING INSTITU- |
| 20 | TIONS. |
| 21 | (a) IN GENERAL.—Section $11(e)(8)$ of the Federal |
| 22 | Deposit Insurance Act (12 U.S.C. 1821(e)(8)) is amend- |
| 23 | ed— |
| 24 | (1) in subparagraph (E), by striking "other |
| 25 | than paragraph (12) of this subsection, subsection |

| | 330 |
|----|--|
| 1 | (d)(9)" and inserting "other than subsections $(d)(9)$ |
| 2 | and (e)(10)"; and |
| 3 | (2) by adding at the end the following new sub- |
| 4 | paragraphs: |
| 5 | "(F) CLARIFICATION.—No provision of law |
| 6 | shall be construed as limiting the right or |
| 7 | power of the Corporation, or authorizing any |
| 8 | court or agency to limit or delay, in any man- |
| 9 | ner, the right or power of the Corporation to |
| 10 | transfer any qualified financial contract in ac- |
| 11 | cordance with paragraphs (9) and (10) of this |
| 12 | subsection or to disaffirm or repudiate any such |
| 13 | contract in accordance with subsection $(e)(1)$ of |
| 14 | this section. |
| 15 | "(G) WALKAWAY CLAUSES NOT EFFEC- |
| 16 | TIVE.— |
| 17 | "(i) IN GENERAL.—Notwithstanding |
| 18 | the provisions of subparagraphs (A) and |
| 19 | (E), and sections 403 and 404 of the Fed- |
| 20 | eral Deposit Insurance Corporation Im- |
| 21 | provement Act of 1991, no walkaway |
| 22 | clause shall be enforceable in a qualified fi- |
| 23 | nancial contract of an insured depository |
| 24 | institution in default. |

| 1 | "(ii) Walkaway clause defined.— |
|----|---|
| 2 | For purposes of this subparagraph, the |
| 3 | term 'walkaway clause' means a provision |
| 4 | in a qualified financial contract that, after |
| 5 | calculation of a value of a party's position |
| 6 | or an amount due to or from 1 of the par- |
| 7 | ties in accordance with its terms upon ter- |
| 8 | mination, liquidation, or acceleration of the |
| 9 | qualified financial contract, either does not |
| 10 | create a payment obligation of a party or |
| 11 | extinguishes a payment obligation of a |
| 12 | party in whole or in part solely because of |
| 13 | such party's status as a nondefaulting |
| 14 | party.". |
| 15 | (b) Technical and Conforming Amendment.— |
| 16 | Section 11(e)(12)(A) of the Federal Deposit Insurance |
| 17 | Act (12 U.S.C. 1821(e)(12)(A)) is amended by inserting |
| 18 | "or the exercise of rights or powers by" after "the ap- |
| 19 | pointment of". |
| | |

20 SEC. 903. AMENDMENTS RELATING TO TRANSFERS OF21QUALIFIED FINANCIAL CONTRACTS.

(a) TRANSFERS OF QUALIFIED FINANCIAL CONTRACTS TO FINANCIAL INSTITUTIONS.—Section 11(e)(9)
of the Federal Deposit Insurance Act (12 U.S.C.
1821(e)(9)) is amended to read as follows:

| 1 | "(9) TRANSFER OF QUALIFIED FINANCIAL CON- |
|----|---|
| 2 | TRACTS.— |
| 3 | "(A) IN GENERAL.—In making any trans- |
| 4 | fer of assets or liabilities of a depository institu- |
| 5 | tion in default which includes any qualified fi- |
| 6 | nancial contract, the conservator or receiver for |
| 7 | such depository institution shall either— |
| 8 | "(i) transfer to one financial institu- |
| 9 | tion, other than a financial institution for |
| 10 | which a conservator, receiver, trustee in |
| 11 | bankruptcy, or other legal custodian has |
| 12 | been appointed or which is otherwise the |
| 13 | subject of a bankruptcy or insolvency pro- |
| 14 | ceeding— |
| 15 | "(I) all qualified financial con- |
| 16 | tracts between any person or any af- |
| 17 | filiate of such person and the deposi- |
| 18 | tory institution in default; |
| 19 | "(II) all claims of such person or |
| 20 | any affiliate of such person against |
| 21 | such depository institution under any |
| 22 | such contract (other than any claim |
| 23 | which, under the terms of any such |
| 24 | contract, is subordinated to the claims |

| 1 | of general unsecured creditors of such |
|----|--|
| 2 | institution); |
| 3 | "(III) all claims of such deposi- |
| 4 | tory institution against such person or |
| 5 | any affiliate of such person under any |
| 6 | such contract; and |
| 7 | "(IV) all property securing or |
| 8 | any other credit enhancement for any |
| 9 | contract described in subclause (I) or |
| 10 | any claim described in subclause (II) |
| 11 | or (III) under any such contract; or |
| 12 | "(ii) transfer none of the qualified fi- |
| 13 | nancial contracts, claims, property or other |
| 14 | credit enhancement referred to in clause (i) |
| 15 | (with respect to such person and any affil- |
| 16 | iate of such person). |
| 17 | "(B) TRANSFER TO FOREIGN BANK, FOR- |
| 18 | EIGN FINANCIAL INSTITUTION, OR BRANCH OR |
| 19 | AGENCY OF A FOREIGN BANK OR FINANCIAL IN- |
| 20 | STITUTION.—In transferring any qualified fi- |
| 21 | nancial contracts and related claims and prop- |
| 22 | erty under subparagraph (A)(i), the conservator |
| 23 | or receiver for the depository institution shall |
| 24 | not make such transfer to a foreign bank, fi- |
| 25 | nancial institution organized under the laws of |

| 1 | a foreign country, or a branch or agency of a |
|-----|---|
| 2 | foreign bank or financial institution unless, |
| 3 | under the law applicable to such bank, financial |
| 4 | institution, branch or agency, to the qualified |
| 5 | financial contracts, and to any netting contract, |
| 6 | any security agreement or arrangement or other |
| 7 | credit enhancement related to one or more |
| 8 | qualified financial contracts, the contractual |
| 9 | rights of the parties to such qualified financial |
| 10 | contracts, netting contracts, security agree- |
| 11 | ments or arrangements, or other credit en- |
| 12 | hancements are enforceable substantially to the |
| 13 | same extent as permitted under this section. |
| 1 / | |

14 "(C) TRANSFER OF CONTRACTS SUBJECT 15 TO THE RULES OF A CLEARING ORGANIZA-TION.—In the event that a conservator or re-16 17 ceiver transfers any qualified financial contract 18 and related claims, property, and credit en-19 hancements pursuant to subparagraph (A)(i) 20 and such contract is cleared by or subject to the 21 rules of a clearing organization, the clearing or-22 ganization shall not be required to accept the 23 transferee as a member by virtue of the trans-24 fer.

1 "(D) DEFINITIONS.—For purposes of this 2 the term 'financial institution' paragraph, 3 means a broker or dealer, a depository institu-4 tion, a futures commission merchant, or any 5 other institution, as determined by the Corpora-6 tion by regulation to be a financial institution, 7 and the term 'clearing organization' has the 8 same meaning as in section 402 of the Federal 9 Deposit Insurance Corporation Improvement 10 Act of 1991.".

11 (b) NOTICE TO QUALIFIED FINANCIAL CONTRACT 12 Counterparties.—Section 11(e)(10)(A) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(10)(A)) is 13 amended in the material immediately following clause (ii) 14 15 by striking "the conservator" and all that follows through the period and inserting the following: "the conservator 16 or receiver shall notify any person who is a party to any 17 18 such contract of such transfer by 5:00 p.m. (eastern time) 19 on the business day following the date of the appointment 20 of the receiver in the case of a receivership, or the business 21 day following such transfer in the case of a conservator-22 ship.".

23 (c) RIGHTS AGAINST RECEIVER AND TREATMENT OF
24 BRIDGE BANKS.—Section 11(e)(10) of the Federal De-

| 1 | posit Insurance Act (12 U.S.C. 1821(e)(10)) is amend- |
|----|---|
| 2 | ed— |
| 3 | (1) by redesignating subparagraph (B) as sub- |
| 4 | paragraph (D); and |
| 5 | (2) by inserting after subparagraph (A) the fol- |
| 6 | lowing new subparagraphs: |
| 7 | "(B) CERTAIN RIGHTS NOT ENFORCE- |
| 8 | ABLE.— |
| 9 | "(i) Receivership.—A person who is |
| 10 | a party to a qualified financial contract |
| 11 | with an insured depository institution may |
| 12 | not exercise any right that such person has |
| 13 | to terminate, liquidate, or net such con- |
| 14 | tract under paragraph (8)(A) of this sub- |
| 15 | section or section 403 or 404 of the Fed- |
| 16 | eral Deposit Insurance Corporation Im- |
| 17 | provement Act of 1991, solely by reason of |
| 18 | or incidental to the appointment of a re- |
| 19 | ceiver for the depository institution (or the |
| 20 | insolvency or financial condition of the de- |
| 21 | pository institution for which the receiver |
| 22 | has been appointed)— |
| 23 | ((I) until 5:00 p.m. (eastern |
| 24 | time) on the business day following |

| 1 | the date of the appointment of the re- |
|----|--|
| 2 | ceiver; or |
| 3 | "(II) after the person has re- |
| 4 | ceived notice that the contract has |
| 5 | been transferred pursuant to para- |
| 6 | graph (9)(A). |
| 7 | "(ii) Conservatorship.—A person |
| 8 | who is a party to a qualified financial con- |
| 9 | tract with an insured depository institution |
| 10 | may not exercise any right that such per- |
| 11 | son has to terminate, liquidate, or net such |
| 12 | contract under paragraph $(8)(E)$ of this |
| 13 | subsection or section 403 or 404 of the |
| 14 | Federal Deposit Insurance Corporation |
| 15 | Improvement Act of 1991, solely by reason |
| 16 | of or incidental to the appointment of a |
| 17 | conservator for the depository institution |
| 18 | (or the insolvency or financial condition of |
| 19 | the depository institution for which the |
| 20 | conservator has been appointed). |
| 21 | "(iii) NOTICE.—For purposes of this |
| 22 | paragraph, the Corporation as receiver or |
| 23 | conservator of an insured depository insti- |
| 24 | tution shall be deemed to have notified a |
| 25 | person who is a party to a qualified finan- |
| | |

| 1 | cial contract with such depository institu- |
|--|---|
| 2 | tion if the Corporation has taken steps |
| 3 | reasonably calculated to provide notice to |
| 4 | such person by the time specified in sub- |
| 5 | paragraph (A). |
| 6 | "(C) TREATMENT OF BRIDGE BANKS |
| 7 | The following institutions shall not be consid- |
| 8 | ered to be a financial institution for which a |
| 9 | conservator, receiver, trustee in bankruptcy, or |
| 10 | other legal custodian has been appointed or |
| 11 | which is otherwise the subject of a bankruptcy |
| 12 | or insolvency proceeding for purposes of para- |
| 13 | graph (9): |
| 14 | "(i) A bridge bank. |
| 15 | "(ii) A depository institution orga- |
| | |
| 16 | nized by the Corporation, for which a con- |
| 16 17 | nized by the Corporation, for which a con- servator is appointed either— |
| | |
| 17 | servator is appointed either— |
| 17 18 | servator is appointed either— "(I) immediately upon the orga- |
| 17 18 19 | servator is appointed either— "(I) immediately upon the orga- nization of the institution; or |
| 17 18 19 20 | servator is appointed either— "(I) immediately upon the orga- nization of the institution; or "(II) at the time of a purchase |
| 17 18 19 20 21 | servator is appointed either— "(I) immediately upon the orga- nization of the institution; or "(II) at the time of a purchase and assumption transaction between |
| 17 18 19 20 21 22 | servator is appointed either— "(I) immediately upon the orga- nization of the institution; or "(II) at the time of a purchase and assumption transaction between the depository institution and the Cor- |

| 1 | SEC. 904. AMENDMENTS RELATING TO DISAFFIRMANCE OR |
|----|--|
| 2 | REPUDIATION OF QUALIFIED FINANCIAL |
| 3 | CONTRACTS. |
| 4 | Section 11(e) of the Federal Deposit Insurance Act |
| 5 | (12 U.S.C. 1821(e)) is amended— |
| б | (1) by redesignating paragraphs (11) through |
| 7 | (15) as paragraphs (12) through (16) , respectively; |
| 8 | (2) by inserting after paragraph (10) the fol- |
| 9 | lowing new paragraph: |
| 10 | "(11) DISAFFIRMANCE OR REPUDIATION OF |
| 11 | QUALIFIED FINANCIAL CONTRACTS.—In exercising |
| 12 | the rights of disaffirmance or repudiation of a con- |
| 13 | servator or receiver with respect to any qualified fi- |
| 14 | nancial contract to which an insured depository in- |
| 15 | stitution is a party, the conservator or receiver for |
| 16 | such institution shall either— |
| 17 | "(A) disaffirm or repudiate all qualified fi- |
| 18 | nancial contracts between— |
| 19 | "(i) any person or any affiliate of |
| 20 | such person; and |
| 21 | "(ii) the depository institution in de- |
| 22 | fault; or |
| 23 | "(B) disaffirm or repudiate none of the |
| 24 | qualified financial contracts referred to in sub- |
| 25 | paragraph (A) (with respect to such person or |
| 26 | any affiliate of such person)."; and |

(3) by adding at the end the following new
 paragraph:

3 "(17) SAVINGS CLAUSE.—The meanings of 4 terms used in this subsection are applicable for pur-5 poses of this subsection only, and shall not be con-6 strued or applied so as to challenge or affect the 7 characterization, definition, or treatment of any 8 similar terms under any other statute, regulation, or 9 rule, including the Gramm-Leach-Bliley Act, the 10 Legal Certainty for Bank Products Act of 2000, the 11 securities laws (as that term is defined in section 12 3(a)(47) of the Securities Exchange Act of 1934), 13 and the Commodity Exchange Act.".

14 SEC. 905. CLARIFYING AMENDMENT RELATING TO MASTER 15 AGREEMENTS.

Section 11(e)(8)(D)(vii) of the Federal Deposit Insurance Act (12 U.S.C. 1821(e)(8)(D)(vii)) is amended to
read as follows:

19 "(vii) TREATMENT OF MASTER 20 AGREEMENT AS ONE AGREEMENT.—Any 21 master agreement for any contract or 22 agreement described in any preceding 23 clause of this subparagraph (or any master 24 agreement for such master agreement or 25 agreements), together with all supplements

1 to such master agreement, shall be treated 2 as a single agreement and a single quali-3 fied financial contract. If a master agree-4 ment contains provisions relating to agreements or transactions that are not them-5 6 selves qualified financial contracts, the master agreement shall be deemed to be a 7 8 qualified financial contract only with re-9 spect to those transactions that are them-10 selves qualified financial contracts.". 11 SEC. 906. FEDERAL DEPOSIT INSURANCE CORPORATION 12 **IMPROVEMENT ACT OF 1991.** 13 (a) DEFINITIONS.—Section 402 of the Federal Deposit Insurance Corporation Improvement Act of 1991 (12) 14 15 U.S.C. 4402) is amended— 16 (1) in paragraph (2)— 17 (A) in subparagraph (A)(ii), by inserting before the semicolon ", or is exempt from such 18 19 registration by order of the Securities and Ex-20 change Commission"; and 21 (B) in subparagraph (B), by inserting before the period ", that has been granted an ex-22 23 emption under section 4(c)(1) of the Com-24 modity Exchange Act, or that is a multilateral

| 1 | clearing organization (as defined in section 408 |
|----|---|
| 2 | of this Act)"; |
| 3 | (2) in paragraph (6)— |
| 4 | (A) by redesignating subparagraphs (B) |
| 5 | through (D) as subparagraphs (C) through (E), |
| 6 | respectively; |
| 7 | (B) by inserting after subparagraph (A) |
| 8 | the following new subparagraph: |
| 9 | "(B) an uninsured national bank or an un- |
| 10 | insured State bank that is a member of the |
| 11 | Federal Reserve System, if the national bank or |
| 12 | State member bank is not eligible to make ap- |
| 13 | plication to become an insured bank under sec- |
| 14 | tion 5 of the Federal Deposit Insurance Act;"; |
| 15 | and |
| 16 | (C) by amending subparagraph (C), so re- |
| 17 | designated, to read as follows: |
| 18 | "(C) a branch or agency of a foreign bank, |
| 19 | a foreign bank and any branch or agency of the |
| 20 | foreign bank, or the foreign bank that estab- |
| 21 | lished the branch or agency, as those terms are |
| 22 | defined in section 1(b) of the International |
| 23 | Banking Act of 1978;"; |
| 24 | (3) in paragraph (11) , by inserting before the |
| 25 | period "and any other clearing organization with |

| 1 | which such clearing organization has a netting con- |
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| 2 | tract"; |
| 3 | (4) by amending paragraph (14)(A)(i) to read |
| 4 | as follows: |
| 5 | "(i) means a contract or agreement |
| 6 | between 2 or more financial institutions, |
| 7 | clearing organizations, or members that |
| 8 | provides for netting present or future pay- |
| 9 | ment obligations or payment entitlements |
| 10 | (including liquidation or close out values |
| 11 | relating to such obligations or entitle- |
| 12 | ments) among the parties to the agree- |
| 13 | ment; and"; and |
| 14 | (5) by adding at the end the following new |
| 15 | paragraph: |
| 16 | "(15) PAYMENT.—The term 'payment' means a |
| 17 | payment of United States dollars, another currency, |
| 18 | or a composite currency, and a noncash delivery, in- |
| 19 | cluding a payment or delivery to liquidate an |
| 20 | unmatured obligation.". |
| 21 | (b) Enforceability of Bilateral Netting Con- |
| 22 | TRACTS.—Section 403 of the Federal Deposit Insurance |
| 23 | Corporation Improvement Act of 1991 (12 U.S.C. 4403) |
| 24 | is amended— |

(1) by striking subsection (a) and inserting the
 following:

3 "(a) GENERAL RULE.—Notwithstanding any other 4 provision of State or Federal law (other than paragraphs 5 (8)(E), (8)(F), and (10)(B) of section 11(e) of the Federal Deposit Insurance Act or any order authorized under sec-6 7 tion 5(b)(2) of the Securities Investor Protection Act of 8 1970), the covered contractual payment obligations and 9 the covered contractual payment entitlements between any 10 2 financial institutions shall be netted in accordance with, and subject to the conditions of, the terms of any applica-11 12 ble netting contract (except as provided in section 13 561(b)(2) of title 11, United States Code)."; and

14 (2) by adding at the end the following new sub-15 section:

16 "(f) ENFORCEABILITY OF SECURITY AGREE-MENTS.—The provisions of any security agreement or ar-17 18 rangement or other credit enhancement related to one or more netting contracts between any 2 financial institu-19 20 tions shall be enforceable in accordance with their terms 21 (except as provided in section 561(b)(2) of title 11, United 22 States Code), and shall not be stayed, avoided, or other-23 wise limited by any State or Federal law (other than para-24 graphs (8)(E), (8)(F), and (10)(B) of section 11(e) of the

Federal Deposit Insurance Act and section 5(b)(2) of the
 Securities Investor Protection Act of 1970).".

3 (c) ENFORCEABILITY OF CLEARING ORGANIZATION
4 NETTING CONTRACTS.—Section 404 of the Federal De5 posit Insurance Corporation Improvement Act of 1991 (12)
6 U.S.C. 4404) is amended—

7 (1) by striking subsection (a) and inserting the8 following:

9 "(a) GENERAL RULE.—Notwithstanding any other 10 provision of State or Federal law (other than paragraphs) (8)(E), (8)(F), and (10)(B) of section 11(e) of the Federal 11 Deposit Insurance Act and any order authorized under 12 section 5(b)(2) of the Securities Investor Protection Act 13 of 1970), the covered contractual payment obligations and 14 15 the covered contractual payment entitlements of a member of a clearing organization to and from all other members 16 17 of a clearing organization shall be netted in accordance with and subject to the conditions of any applicable net-18 ting contract (except as provided in section 561(b)(2) of 19 title 11, United States Code)."; and 20

21 (2) by adding at the end the following new sub-22 section:

23 "(h) ENFORCEABILITY OF SECURITY AGREE24 MENTS.—The provisions of any security agreement or ar25 rangement or other credit enhancement related to one or

more netting contracts between any 2 members of a clear-1 2 ing organization shall be enforceable in accordance with 3 their terms (except as provided in section 561(b)(2) of 4 title 11, United States Code), and shall not be stayed, 5 avoided, or otherwise limited by any State or Federal law 6 (other than paragraphs (8)(E), (8)(F), and (10)(B) of sec-7 tion 11(e) of the Federal Deposit Insurance Act and sec-8 tion 5(b)(2) of the Securities Investor Protection Act of 9 1970).".

10 (d) ENFORCEABILITY OF CONTRACTS WITH UNIN-11 SURED NATIONAL BANKS, UNINSURED FEDERAL 12 BRANCHES AND AGENCIES, CERTAIN UNINSURED STATE MEMBER BANKS, AND EDGE ACT CORPORATIONS.—The 13 14 Federal Deposit Insurance Corporation Improvement Act 15 of 1991 (12 U.S.C. 4401 et seq.) is amended—

16 (1) by redesignating section 407 as section
17 407A; and

18 (2) by inserting after section 406 the following19 new section:

1"SEC. 407. TREATMENT OF CONTRACTS WITH UNINSURED2NATIONAL BANKS, UNINSURED FEDERAL3BRANCHES AND AGENCIES, CERTAIN UNIN-4SURED STATE MEMBER BANKS, AND EDGE5ACT CORPORATIONS.

6 "(a) IN GENERAL.—Notwithstanding any other pro-7 vision of law, paragraphs (8), (9), (10), and (11) of section 8 11(e) of the Federal Deposit Insurance Act shall apply 9 to an uninsured national bank or uninsured Federal 10 branch or Federal agency, a corporation chartered under section 25A of the Federal Reserve Act, or an uninsured 11 12 State member bank which operates, or operates as, a mul-13 tilateral clearing organization pursuant to section 409 of 14 this Act, except that for such purpose—

15 "(1) any reference to the 'Corporation as re-16 ceiver' or 'the receiver or the Corporation' shall refer 17 to the receiver appointed by the Comptroller of the 18 Currency in the case of an uninsured national bank 19 or uninsured Federal branch or agency, or to the re-20 ceiver appointed by the Board of Governors of the 21 Federal Reserve System in the case of a corporation 22 chartered under section 25A of the Federal Reserve 23 Act or an uninsured State member bank;

24 "(2) any reference to the 'Corporation' (other
25 than in section 11(e)(8)(D) of such Act), the 'Cor26 poration, whether acting as such or as conservator

or receiver', a 'receiver', or a 'conservator' shall refer 1 2 to the receiver or conservator appointed by the Comptroller of the Currency in the case of an unin-3 4 sured national bank or uninsured Federal branch or 5 agency, or to the receiver or conservator appointed 6 by the Board of Governors of the Federal Reserve 7 System in the case of a corporation chartered under 8 section 25A of the Federal Reserve Act or an unin-9 sured State member bank; and

10 "(3) any reference to an 'insured depository in-11 stitution' or 'depository institution' shall refer to an 12 uninsured national bank, an uninsured Federal 13 branch or Federal agency, a corporation chartered 14 under section 25A of the Federal Reserve Act, or an 15 uninsured State member bank which operates, or op-16 erates as, a multilateral clearing organization pursu-17 ant to section 409 of this Act.

18 "(b) LIABILITY.—The liability of a receiver or conservator of an uninsured national bank, uninsured Federal 19 20 branch or agency, a corporation chartered under section 21 25A of the Federal Reserve Act, or an uninsured State 22 member bank which operates, or operates as, a multilat-23 eral clearing organization pursuant to section 409 of this 24 Act, shall be determined in the same manner and subject to the same limitations that apply to receivers and con-25

servators of insured depository institutions under section
 11(e) of the Federal Deposit Insurance Act.

3 "(c) Regulatory Authority.—

4 "(1) IN GENERAL.—The Comptroller of the 5 Currency in the case of an uninsured national bank 6 or uninsured Federal branch or agency and the Board of Governors of the Federal Reserve System 7 8 in the case of a corporation chartered under section 9 25A of the Federal Reserve Act, or an uninsured 10 State member bank that operates, or operates as, a 11 multilateral clearing organization pursuant to sec-12 tion 409 of this Act, in consultation with the Fed-13 eral Deposit Insurance Corporation, may each pro-14 mulgate regulations solely to implement this section.

SPECIFIC REQUIREMENT.—In promul-15 (2)16 gating regulations, limited solely to implementing 17 paragraphs (8), (9), (10), and (11) of section 11(e)18 of the Federal Deposit Insurance Act, the Comp-19 troller of the Currency and the Board of Governors 20 of the Federal Reserve System each shall ensure 21 that the regulations generally are consistent with the 22 regulations and policies of the Federal Deposit In-23 surance Corporation adopted pursuant to the Fed-24 eral Deposit Insurance Act.

"(d) DEFINITIONS.—For purposes of this section, the
 terms 'Federal branch', 'Federal agency', and 'foreign
 bank' have the same meanings as in section 1(b) of the
 International Banking Act of 1978.".

5 SEC. 907. BANKRUPTCY LAW AMENDMENTS.

6 (a) DEFINITIONS OF FORWARD CONTRACT, REPUR7 CHASE AGREEMENT, SECURITIES CLEARING AGENCY,
8 SWAP AGREEMENT, COMMODITY CONTRACT, AND SECU9 RITIES CONTRACT.—Title 11, United States Code, is
10 amended—

- 11 (1) in section 101—
- 12 (A) in paragraph (25)—
- 13 (i) by striking "means a contract"14 and inserting "means—
- 15 "(A) a contract";
- 16 (ii) by striking ", or any combination
 17 thereof or option thereon;" and inserting
 18 ", or any other similar agreement;"; and

19 (iii) by adding at the end the fol-20 lowing:

21 "(B) any combination of agreements or
22 transactions referred to in subparagraphs (A)
23 and (C);

"(C) any option to enter into an agreement or transaction referred to in subparagraph (A) or (B);

"(D) a master agreement that provides for 4 5 an agreement or transaction referred to in sub-6 paragraph (A), (B), or (C), together with all 7 supplements to any such master agreement, 8 without regard to whether such master agree-9 ment provides for an agreement or transaction 10 that is not a forward contract under this para-11 graph, except that such master agreement shall 12 be considered to be a forward contract under 13 this paragraph only with respect to each agree-14 ment or transaction under such master agree-15 ment that is referred to in subparagraph (A), 16 (B), or (C); or

17 "(E) any security agreement or arrange-18 ment, or other credit enhancement related to 19 any agreement or transaction referred to in 20 subparagraph (A), (B), (C), or (D), including 21 any guarantee or reimbursement obligation by 22 or to a forward contract merchant or financial 23 participant in connection with any agreement or 24 transaction referred to in any such subpara-25 graph, but not to exceed the damages in con-

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| 1 | nection with any such agreement or transaction, |
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| 2 | measured in accordance with section 562 of this |
| 3 | title;"; |
| 4 | (B) in paragraph (46), by striking "on any |
| 5 | day during the period beginning 90 days before |
| 6 | the date of" and inserting "at any time before"; |
| 7 | (C) by amending paragraph (47) to read |
| 8 | as follows: |
| 9 | (47) (repurchase agreement) (which definition |
| 10 | also applies to a reverse repurchase agreement)— |
| 11 | "(A) means— |
| 12 | "(i) an agreement, including related |
| 13 | terms, which provides for the transfer of |
| 14 | one or more certificates of deposit, mort- |
| 15 | gage related securities (as defined in sec- |
| 16 | tion 3 of the Securities Exchange Act of |
| 17 | 1934), mortgage loans, interests in mort- |
| 18 | gage related securities or mortgage loans, |
| 19 | eligible bankers' acceptances, qualified for- |
| 20 | eign government securities (defined as a |
| 21 | security that is a direct obligation of, or |
| 22 | that is fully guaranteed by, the central |
| 23 | government of a member of the Organiza- |
| 24 | tion for Economic Cooperation and Devel- |
| 25 | opment), or securities that are direct obli- |

| gations of, or that are fully guaranteed by, |
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| the United States or any agency of the |
| United States against the transfer of funds |
| by the transferee of such certificates of de- |
| posit, eligible bankers' acceptances, securi- |
| ties, mortgage loans, or interests, with a |
| simultaneous agreement by such transferee |
| to transfer to the transferor thereof certifi- |
| cates of deposit, eligible bankers' accept- |
| ance, securities, mortgage loans, or inter- |
| ests of the kind described in this clause, at |
| a date certain not later than 1 year after |
| such transfer or on demand, against the |
| transfer of funds; |
| "(ii) any combination of agreements |
| or transactions referred to in clauses (i) |
| and (iii); |
| "(iii) an option to enter into an agree- |
| ment or transaction referred to in clause |
| (i) or (ii); |
| "(iv) a master agreement that pro- |
| vides for an agreement or transaction re- |
| ferred to in clause (i), (ii), or (iii), together |
| with all supplements to any such master |
| agreement, without regard to whether such |
| |

| 1 | master agreement provides for an agree- |
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| 2 | |
| | ment or transaction that is not a repur- |
| 3 | chase agreement under this paragraph, ex- |
| 4 | cept that such master agreement shall be |
| 5 | considered to be a repurchase agreement |
| 6 | under this paragraph only with respect to |
| 7 | each agreement or transaction under the |
| 8 | master agreement that is referred to in |
| 9 | clause (i), (ii), or (iii); or |
| 10 | "(v) any security agreement or ar- |
| 11 | rangement or other credit enhancement re- |
| 12 | lated to any agreement or transaction re- |
| 13 | ferred to in clause (i), (ii), (iii), or (iv), in- |
| 14 | cluding any guarantee or reimbursement |
| 15 | obligation by or to a repo participant or fi- |
| 16 | nancial participant in connection with any |
| 17 | agreement or transaction referred to in |
| 18 | any such clause, but not to exceed the |
| 19 | damages in connection with any such |
| 20 | agreement or transaction, measured in ac- |
| 21 | cordance with section 562 of this title; and |
| 22 | "(B) does not include a repurchase obliga- |
| 23 | tion under a participation in a commercial |
| 24 | mortgage loan;"; |
| | |

| 1 | (D) in paragraph (48), by inserting ", or |
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| 2 | exempt from such registration under such sec- |
| 3 | tion pursuant to an order of the Securities and |
| 4 | Exchange Commission," after "1934"; and |
| 5 | (E) by amending paragraph (53B) to read |
| 6 | as follows: |
| 7 | "(53B) 'swap agreement'— |
| 8 | "(A) means— |
| 9 | "(i) any agreement, including the |
| 10 | terms and conditions incorporated by ref- |
| 11 | erence in such agreement, which is— |
| 12 | "(I) an interest rate swap, op- |
| 13 | tion, future, or forward agreement, in- |
| 14 | cluding a rate floor, rate cap, rate col- |
| 15 | lar, cross-currency rate swap, and |
| 16 | basis swap; |
| 17 | "(II) a spot, same day-tomorrow, |
| 18 | tomorrow-next, forward, or other for- |
| 19 | eign exchange or precious metals |
| 20 | agreement; |
| 21 | "(III) a currency swap, option, |
| 22 | future, or forward agreement; |
| 23 | "(IV) an equity index or equity |
| 24 | swap, option, future, or forward |
| 25 | agreement; |

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| 1 | "(V) a debt index or debt swap, |
| 2 | option, future, or forward agreement; |
| 3 | "(VI) a total return, credit |
| 4 | spread or credit swap, option, future, |
| 5 | or forward agreement; |
| 6 | "(VII) a commodity index or a |
| 7 | commodity swap, option, future, or |
| 8 | forward agreement; or |
| 9 | "(VIII) a weather swap, weather |
| 10 | derivative, or weather option; |
| 11 | "(ii) any agreement or transaction |
| 12 | that is similar to any other agreement or |
| 13 | transaction referred to in this paragraph |
| 14 | and that— |
| 15 | "(I) is of a type that has been, is |
| 16 | presently, or in the future becomes, |
| 17 | the subject of recurrent dealings in |
| 18 | the swap markets (including terms |
| 19 | and conditions incorporated by ref- |
| 20 | erence therein); and |
| 21 | "(II) is a forward, swap, future, |
| 22 | or option on one or more rates, cur- |
| 23 | rencies, commodities, equity securities, |
| 24 | or other equity instruments, debt se- |
| 25 | curities or other debt instruments, |
| | |

| 1 | quantitative measures associated with |
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| 2 | an occurrence, extent of an occur- |
| 3 | rence, or contingency associated with |
| 4 | a financial, commercial, or economic |
| 5 | consequence, or economic or financial |
| 6 | indices or measures of economic or fi- |
| 7 | nancial risk or value; |
| 8 | "(iii) any combination of agreements |
| 9 | or transactions referred to in this subpara- |
| 10 | graph; |
| 11 | "(iv) any option to enter into an |
| 12 | agreement or transaction referred to in |
| 13 | this subparagraph; |
| 14 | "(v) a master agreement that provides |
| 15 | for an agreement or transaction referred to |
| 16 | in clause (i), (ii), (iii), or (iv), together |
| 17 | with all supplements to any such master |
| 18 | agreement, and without regard to whether |
| 19 | the master agreement contains an agree- |
| 20 | ment or transaction that is not a swap |
| 21 | agreement under this paragraph, except |
| 22 | that the master agreement shall be consid- |
| 23 | ered to be a swap agreement under this |
| 24 | paragraph only with respect to each agree- |
| 25 | ment or transaction under the master |

| 1 | agreement that is referred to in clause (i), |
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| 2 | (ii), (iii), or (iv); or |
| 3 | "(vi) any security agreement or ar- |
| 4 | rangement or other credit enhancement re- |
| 5 | lated to any agreements or transactions re- |
| 6 | ferred to in clause (i) through (v), includ- |
| 7 | ing any guarantee or reimbursement obli- |
| 8 | gation by or to a swap participant or fi- |
| 9 | nancial participant in connection with any |
| 10 | agreement or transaction referred to in |
| 11 | any such clause, but not to exceed the |
| 12 | damages in connection with any such |
| 13 | agreement or transaction, measured in ac- |
| 14 | cordance with section 562 of this title; and |
| 15 | "(B) is applicable for purposes of this title |
| 16 | only, and shall not be construed or applied so |
| 17 | as to challenge or affect the characterization, |
| 18 | definition, or treatment of any swap agreement |
| 19 | under any other statute, regulation, or rule, in- |
| 20 | cluding the Securities Act of 1933, the Securi- |
| 21 | ties Exchange Act of 1934, the Public Utility |
| 22 | Holding Company Act of 1935, the Trust In- |
| 23 | denture Act of 1939, the Investment Company |
| 24 | Act of 1940, the Investment Advisers Act of |
| 25 | 1940, the Securities Investor Protection Act of |

| 1 | 1970, the Commodity Exchange Act, the |
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| 2 | Gramm-Leach-Bliley Act, and the Legal Cer- |
| 3 | tainty for Bank Products Act of 2000;"; |
| 4 | (2) in section $741(7)$, by striking paragraph (7) |
| 5 | and inserting the following: |
| 6 | "(7) 'securities contract'— |
| 7 | "(A) means— |
| 8 | "(i) a contract for the purchase, sale, |
| 9 | or loan of a security, a certificate of de- |
| 10 | posit, a mortgage loan or any interest in a |
| 11 | mortgage loan, a group or index of securi- |
| 12 | ties, certificates of deposit, or mortgage |
| 13 | loans or interests therein (including an in- |
| 14 | terest therein or based on the value there- |
| 15 | of), or option on any of the foregoing, in- |
| 16 | cluding an option to purchase or sell any |
| 17 | such security, certificate of deposit, mort- |
| 18 | gage loan, interest, group or index, or op- |
| 19 | tion, and including any repurchase or re- |
| 20 | verse repurchase transaction on any such |
| 21 | security, certificate of deposit, mortgage |
| 22 | loan, interest, group or index, or option; |
| 23 | "(ii) any option entered into on a na- |
| 24 | tional securities exchange relating to for- |

eign currencies;

| 1 | "(iii) the guarantee by or to any secu- |
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| 2 | rities clearing agency of a settlement of |
| 3 | cash, securities, certificates of deposit, |
| 4 | mortgage loans or interests therein, group |
| 5 | or index of securities, or mortgage loans or |
| 6 | interests therein (including any interest |
| 7 | therein or based on the value thereof), or |
| 8 | option on any of the foregoing, including |
| 9 | an option to purchase or sell any such se- |
| 10 | curity, certificate of deposit, mortgage |
| 11 | loan, interest, group or index, or option; |
| 12 | "(iv) any margin loan; |
| 13 | "(v) any other agreement or trans- |
| 14 | action that is similar to an agreement or |
| 15 | transaction referred to in this subpara- |
| 16 | graph; |
| 17 | "(vi) any combination of the agree- |
| 18 | ments or transactions referred to in this |
| 19 | subparagraph; |
| 20 | "(vii) any option to enter into any |
| 21 | agreement or transaction referred to in |
| 22 | this subparagraph; |
| 23 | "(viii) a master agreement that pro- |
| 24 | vides for an agreement or transaction re- |
| 25 | ferred to in clause (i), (ii), (iii), (iv), (v), |

361

| 1 | (vi), or (vii), together with all supplements |
|----|--|
| 2 | to any such master agreement, without re- |
| 3 | gard to whether the master agreement pro- |
| 4 | vides for an agreement or transaction that |
| 5 | is not a securities contract under this sub- |
| 6 | paragraph, except that such master agree- |
| 7 | ment shall be considered to be a securities |
| 8 | contract under this subparagraph only with |
| 9 | respect to each agreement or transaction |
| 10 | under such master agreement that is re- |
| 11 | ferred to in clause (i), (ii), (iii), (iv), (v), |
| 12 | (vi), or (vii); or |
| 13 | "(ix) any security agreement or ar- |
| 14 | rangement or other credit enhancement re- |
| 15 | lated to any agreement or transaction re- |
| 16 | ferred to in this subparagraph, including |
| 17 | any guarantee or reimbursement obligation |
| 18 | by or to a stockbroker, securities clearing |
| 19 | agency, financial institution, or financial |
| 20 | participant in connection with any agree- |
| 21 | ment or transaction referred to in this sub- |
| 22 | paragraph, but not to exceed the damages |
| 23 | in connection with any such agreement or |
| 24 | transaction, measured in accordance with |
| 25 | section 562 of this title; and |

| 1 | "(B) does not include any purchase, sale, |
|----|---|
| 2 | or repurchase obligation under a participation |
| 3 | in a commercial mortgage loan;"; and |
| 4 | (3) in section $761(4)$ — |
| 5 | (A) by striking "or" at the end of subpara- |
| 6 | graph (D); and |
| 7 | (B) by adding at the end the following: |
| 8 | "(F) any other agreement or transaction |
| 9 | that is similar to an agreement or transaction |
| 10 | referred to in this paragraph; |
| 11 | "(G) any combination of the agreements or |
| 12 | transactions referred to in this paragraph; |
| 13 | "(H) any option to enter into an agree- |
| 14 | ment or transaction referred to in this para- |
| 15 | graph; |
| 16 | "(I) a master agreement that provides for |
| 17 | an agreement or transaction referred to in sub- |
| 18 | paragraph (A), (B), (C), (D), (E), (F), (G), or |
| 19 | (H), together with all supplements to such mas- |
| 20 | ter agreement, without regard to whether the |
| 21 | master agreement provides for an agreement or |
| 22 | transaction that is not a commodity contract |
| 23 | under this paragraph, except that the master |
| 24 | agreement shall be considered to be a com- |
| 25 | modity contract under this paragraph only with |

respect to each agreement or transaction under the master agreement that is referred to in subparagraph (A), (B), (C), (D), (E), (F), (G), or (H); or

"(J) any security agreement or arrange-5 6 ment or other credit enhancement related to any agreement or transaction referred to in this 7 paragraph, including any guarantee or reim-8 9 bursement obligation by or to a commodity 10 broker or financial participant in connection 11 with any agreement or transaction referred to 12 in this paragraph, but not to exceed the dam-13 ages in connection with any such agreement or 14 transaction, measured in accordance with sec-15 tion 562 of this title;".

(b) DEFINITIONS OF FINANCIAL INSTITUTION, FI17 NANCIAL PARTICIPANT, AND FORWARD CONTRACT MER18 CHANT.—Section 101 of title 11, United States Code, is
19 amended—

20 (1) by striking paragraph (22) and inserting21 the following:

"(22) 'financial institution' means—

23 "(A) a Federal reserve bank, or an entity
24 (domestic or foreign) that is a commercial or
25 savings bank, industrial savings bank, savings

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| 1 | and loan association, trust company, or receiver |
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| 2 | or conservator for such entity and, when any |
| 3 | such Federal reserve bank, receiver, conservator |
| 4 | or entity is acting as agent or custodian for a |
| 5 | customer in connection with a securities con- |
| 6 | tract (as defined in section 741) such customer; |
| 7 | OF |
| 8 | "(B) in connection with a securities con- |
| 9 | tract (as defined in section 741) an investment |
| 10 | company registered under the Investment Com- |
| 11 | pany Act of 1940;"; |
| 12 | (2) by inserting after paragraph (22) the fol- |
| 13 | lowing: |
| 13 | lowing. |
| 13 | "(22A) 'financial participant' means— |
| | |
| 14 | "(22A) 'financial participant' means— |
| 14 15 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters |
| 14 15 16 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, |
| 14 15 16 17 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or for- |
| 14 15 16 17 18 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or for- ward contract, or at the time of the filing of the |
| 14 15 16 17 18 19 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or for- ward contract, or at the time of the filing of the petition, has one or more agreements or trans- |
| 14 15 16 17 18 19 20 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or for- ward contract, or at the time of the filing of the petition, has one or more agreements or trans- actions described in paragraph (1), (2), (3), (4), |
| 14 15 16 17 18 19 20 21 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or forward contract, or at the time of the filing of the petition, has one or more agreements or transactions described in paragraph (1), (2), (3), (4), (5), or (6) of section 561(a) with the debtor or |
| 14 15 16 17 18 19 20 21 22 | "(22A) 'financial participant' means— "(A) an entity that, at the time it enters into a securities contract, commodity contract, swap agreement, repurchase agreement, or forward contract, or at the time of the filing of the petition, has one or more agreements or transactions described in paragraph (1), (2), (3), (4), (5), or (6) of section 561(a) with the debtor or any other entity (other than an affiliate) of a |

| 1 | vious 15-month period, or has gross mark-to- |
|----|---|
| 2 | market positions of not less than \$100,000,000 |
| 3 | (aggregated across counterparties) in one or |
| 4 | more such agreements or transactions with the |
| 5 | debtor or any other entity (other than an affil- |
| 6 | iate) on any day during the previous 15-month |
| 7 | period; or |
| 8 | "(B) a clearing organization (as defined in |
| 9 | section 402 of the Federal Deposit Insurance |
| 10 | Corporation Improvement Act of 1991);"; and |
| 11 | (3) by striking paragraph (26) and inserting |
| 12 | the following: |
| 13 | ((26)) (forward contract merchant' means a |
| 14 | Federal reserve bank, or an entity the business of |
| 15 | which consists in whole or in part of entering into |
| 16 | forward contracts as or with merchants in a com- |
| 17 | modity (as defined in section 761) or any similar |
| 18 | good, article, service, right, or interest which is pres- |
| 19 | ently or in the future becomes the subject of dealing |
| 20 | in the forward contract trade;". |
| 21 | (c) Definition of Master Netting Agreement |
| 22 | AND MASTER NETTING AGREEMENT PARTICIPANT.—Sec- |
| 23 | tion 101 of title 11, United States Code, is amended by |
| 24 | inserting after paragraph (38) the following new para- |
| 25 | graphs: |
| | |

1 "(38A) 'master netting agreement'—

2 "(A) means an agreement providing for the exercise of rights, including rights of net-3 ting, setoff, liquidation, termination, accelera-4 5 tion, or close out, under or in connection with 6 one or more contracts that are described in any 7 one or more of paragraphs (1) through (5) of 8 section 561(a), or any security agreement or ar-9 rangement or other credit enhancement related 10 to one or more of the foregoing, including any 11 guarantee or reimbursement obligation related 12 to 1 or more of the foregoing; and

"(B) if the agreement contains provisions 13 14 relating to agreements or transactions that are 15 not contracts described in paragraphs (1) 16 through (5) of section 561(a), shall be deemed 17 to be a master netting agreement only with re-18 spect to those agreements or transactions that 19 are described in any one or more of paragraphs 20 (1) through (5) of section 561(a);

"(38B) 'master netting agreement participant'
means an entity that, at any time before the filing
of the petition, is a party to an outstanding master
netting agreement with the debtor;".

| 1 | (d) Swap Agreements, Securities Contracts, |
|----|---|
| 2 | Commodity Contracts, Forward Contracts, Repur- |
| 3 | CHASE AGREEMENTS, AND MASTER NETTING AGREE- |
| 4 | MENTS UNDER THE AUTOMATIC-STAY.— |
| 5 | (1) IN GENERAL.—Section 362(b) of title 11, |
| 6 | United States Code, as amended by sections 224, |
| 7 | 303, 311, 401, and 718, is amended— |
| 8 | (A) in paragraph (6), by inserting |
| 9 | ", pledged to, under the control of," after "held |
| 10 | by"; |
| 11 | (B) in paragraph (7), by inserting |
| 12 | ", pledged to, under the control of," after "held |
| 13 | by''; |
| 14 | (C) by striking paragraph (17) and insert- |
| 15 | ing the following: |
| 16 | "(17) under subsection (a), of the setoff by a |
| 17 | swap participant or financial participant of a mutual |
| 18 | debt and claim under or in connection with one or |
| 19 | more swap agreements that constitutes the setoff of |
| 20 | a claim against the debtor for any payment or other |
| 21 | transfer of property due from the debtor under or in |
| 22 | connection with any swap agreement against any |
| 23 | payment due to the debtor from the swap partici- |
| 24 | pant or financial participant under or in connection |
| 25 | with any swap agreement or against cash, securities, |
| | |

| 1 | or other property held by, pledged to, under the con- |
|----|--|
| 2 | trol of, or due from such swap participant or finan- |
| 3 | cial participant to margin, guarantee, secure, or set- |
| 4 | tle any swap agreement;"; and |
| 5 | (D) by inserting after paragraph (26) the |
| 6 | following: |
| 7 | ((27) under subsection (a), of the setoff by a |
| 8 | master netting agreement participant of a mutual |
| 9 | debt and claim under or in connection with one or |
| 10 | more master netting agreements or any contract or |
| 11 | agreement subject to such agreements that con- |
| 12 | stitutes the setoff of a claim against the debtor for |
| 13 | any payment or other transfer of property due from |
| 14 | the debtor under or in connection with such agree- |
| 15 | ments or any contract or agreement subject to such |
| 16 | agreements against any payment due to the debtor |
| 17 | from such master netting agreement participant |
| 18 | under or in connection with such agreements or any |
| 19 | contract or agreement subject to such agreements or |
| 20 | against cash, securities, or other property held by, |
| 21 | pledged to, under the control of, or due from such |
| 22 | master netting agreement participant to margin, |
| 23 | guarantee, secure, or settle such agreements or any |
| 24 | contract or agreement subject to such agreements, |
| 25 | to the extent that such participant is eligible to exer- |

| 1 | cise such offset rights under paragraph (6), (7), or |
|----|---|
| 2 | (17) for each individual contract covered by the mas- |
| 3 | ter netting agreement in issue.". |
| 4 | (2) LIMITATION.—Section 362 of title 11, |
| 5 | United States Code, as amended by sections 106, |
| 6 | 305, 311, and 441, is amended by adding at the end |
| 7 | the following: |
| 8 | "(o) The exercise of rights not subject to the stay |
| 9 | arising under subsection (a) pursuant to paragraph (6), |
| 10 | (7), (17) , or (27) of subsection (b) shall not be stayed |
| 11 | by any order of a court or administrative agency in any |
| 12 | proceeding under this title.". |
| 13 | (e) Limitation of Avoidance Powers Under |
| 14 | MASTER NETTING AGREEMENT.—Section 546 of title 11, |
| 15 | United States Code, is amended— |
| 16 | (1) in subsection (g) (as added by section 103) |
| 17 | of Public Law 101–311)— |
| 18 | (A) by striking "under a swap agreement"; |
| 19 | (B) by striking "in connection with a swap |
| 20 | agreement" and inserting "under or in connec- |
| 21 | tion with any swap agreement"; and |
| 22 | (C) by inserting "or financial participant" |
| 23 | after "swap participant" each place such term |
| 24 | appears; and |
| 25 | (2) by adding at the end the following: |

1 "(i) Notwithstanding sections 544, 545, 547.2 548(a)(1)(B), and 548(b) the trustee may not avoid a 3 transfer made by or to a master netting agreement partici-4 pant under or in connection with any master netting 5 agreement or any individual contract covered thereby that 6 is made before the commencement of the case, except 7 under section 548(a)(1)(A) and except to the extent that 8 the trustee could otherwise avoid such a transfer made 9 under an individual contract covered by such master net-10 ting agreement.". (f) FRAUDULENT TRANSFERS OF MASTER NETTING 11

12 AGREEMENTS.—Section 548(d)(2) of title 11, United
13 States Code, is amended—

14 (1) in subparagraph (C), by striking "and" at15 the end;

16 (2) in subparagraph (D), by striking the period17 and inserting "; and"; and

18 (3) by adding at the end the following new sub-19 paragraph:

"(E) a master netting agreement participant
that receives a transfer in connection with a master
netting agreement or any individual contract covered
thereby takes for value to the extent of such transfer, except that, with respect to a transfer under any
individual contract covered thereby, to the extent

| 1 | that such master netting agreement participant oth- |
|----|---|
| 2 | erwise did not take (or is otherwise not deemed to |
| 3 | have taken) such transfer for value.". |
| 4 | (g) Termination or Acceleration of Securities |
| 5 | CONTRACTS.—Section 555 of title 11, United States Code, |
| 6 | is amended— |
| 7 | (1) by amending the section heading to read as |
| 8 | follows: |
| 9 | "§555. Contractual right to liquidate, terminate, or |
| 10 | accelerate a securities contract"; |
| 11 | and |
| 12 | (2) in the first sentence, by striking "liquida- |
| 13 | tion" and inserting "liquidation, termination, or ac- |
| 14 | celeration". |
| 15 | (h) TERMINATION OR ACCELERATION OF COMMOD- |
| 16 | ITIES OR FORWARD CONTRACTS.—Section 556 of title 11, |
| 17 | United States Code, is amended— |
| 18 | (1) by amending the section heading to read as |
| 19 | follows: |
| 20 | "§556. Contractual right to liquidate, terminate, or |
| 21 | accelerate a commodities contract or for- |
| 22 | ward contract"; |
| 23 | (2) in the first sentence, by striking "liquida- |
| 24 | tion" and inserting "liquidation, termination, or ac- |
| 25 | celeration"; and |
| | |

(3) in the second sentence, by striking "As 1 2 used" and all that follows through "right," and in-3 serting "As used in this section, the term 'contrac-4 tual right' includes a right set forth in a rule or 5 bylaw of a derivatives clearing organization (as de-6 fined in the Commodity Exchange Act), a multilat-7 eral clearing organization (as defined in the Federal 8 Deposit Insurance Corporation Improvement Act of 9 1991), a national securities exchange, a national se-10 curities association, a securities clearing agency, a 11 contract market designated under the Commodity 12 Exchange Act, a derivatives transaction execution 13 facility registered under the Commodity Exchange 14 Act, or a board of trade (as defined in the Com-15 modity Exchange Act) or in a resolution of the gov-16 erning board thereof and a right,". 17 (i) TERMINATION OR ACCELERATION OF REPUR-

18 CHASE AGREEMENTS.—Section 559 of title 11, United19 States Code, is amended—

20 (1) by amending the section heading to read as21 follows:

1 "§559. Contractual right to liquidate, terminate, or accelerate a repurchase agreement";

3 (2) in the first sentence, by striking "liquida4 tion" and inserting "liquidation, termination, or ac5 celeration"; and

6 (3) in the third sentence, by striking "As used" 7 and all that follows through "right," and inserting 8 "As used in this section, the term 'contractual right' 9 includes a right set forth in a rule or bylaw of a de-10 rivatives clearing organization (as defined in the 11 Commodity Exchange Act), a multilateral clearing 12 organization (as defined in the Federal Deposit In-13 surance Corporation Improvement Act of 1991), a 14 national securities exchange, a national securities as-15 sociation, a securities clearing agency, a contract 16 market designated under the Commodity Exchange 17 Act, a derivatives transaction execution facility reg-18 istered under the Commodity Exchange Act, or a 19 board of trade (as defined in the Commodity Ex-20 change Act) or in a resolution of the governing 21 board thereof and a right,".

(j) LIQUIDATION, TERMINATION, OR ACCELERATION
OF SWAP AGREEMENTS.—Section 560 of title 11, United
States Code, is amended—

(1) by amending the section heading to read asfollows:

1 "§ 560. Contractual right to liquidate, terminate, or 2 accelerate a swap agreement";

3 (2) in the first sentence, by striking "termination of a swap agreement" and inserting "liquida-4 tion, termination, or acceleration of one or more 5 6 swap agreements";

7 (3) by striking "in connection with any swap 8 agreement" and inserting "in connection with the 9 termination, liquidation, or acceleration of one or 10 more swap agreements"; and

(4) in the second sentence, by striking "As 11 12 used" and all that follows through "right," and inserting "As used in this section, the term 'contrac-13 14 tual right' includes a right set forth in a rule or 15 bylaw of a derivatives clearing organization (as de-16 fined in the Commodity Exchange Act), a multilat-17 eral clearing organization (as defined in the Federal 18 Deposit Insurance Corporation Improvement Act of 19 1991), a national securities exchange, a national se-20 curities association, a securities clearing agency, a 21 contract market designated under the Commodity 22 Exchange Act, a derivatives transaction execution 23 facility registered under the Commodity Exchange 24 Act, or a board of trade (as defined in the Com-25 modity Exchange Act) or in a resolution of the gov-26

erning board thereof and a right,".

(k) LIQUIDATION, TERMINATION, ACCELERATION, OR
 OFFSET UNDER A MASTER NETTING AGREEMENT AND
 ACROSS CONTRACTS.—

4 (1) IN GENERAL.—Title 11, United States
5 Code, is amended by inserting after section 560 the
6 following:

7 "§ 561. Contractual right to terminate, liquidate, ac celerate, or offset under a master netting
 agreement and across contracts; pro ceedings under chapter 15

11 "(a) Subject to subsection (b), the exercise of any 12 contractual right, because of a condition of the kind speci-13 fied in section 365(e)(1), to cause the termination, liquida-14 tion, or acceleration of or to offset or net termination val-15 ues, payment amounts, or other transfer obligations aris-16 ing under or in connection with one or more (or the termi-17 nation, liquidation, or acceleration of one or more)—

18 "(1) securities contracts, as defined in section
19 741(7);

20 "(2) commodity contracts, as defined in section
21 761(4);

22 "(3) forward contracts;

23 "(4) repurchase agreements;

24 "(5) swap agreements; or

25 "(6) master netting agreements,

shall not be stayed, avoided, or otherwise limited by oper ation of any provision of this title or by any order of a
 court or administrative agency in any proceeding under
 this title.

5 "(b)(1) A party may exercise a contractual right de-6 scribed in subsection (a) to terminate, liquidate, or accel-7 erate only to the extent that such party could exercise such 8 a right under section 555, 556, 559, or 560 for each indi-9 vidual contract covered by the master netting agreement 10 in issue.

11 "(2) If a debtor is a commodity broker subject to sub12 chapter IV of chapter 7—

13 "(A) a party may not net or offset an obligation 14 to the debtor arising under, or in connection with, 15 a commodity contract traded on or subject to the 16 rules of a contract market designated under the 17 Commodity Exchange Act or a derivatives trans-18 action execution facility registered under the Com-19 modity Exchange Act against any claim arising 20 under, or in connection with, other instruments, con-21 tracts, or agreements listed in subsection (a) except 22 to the extent that the party has positive net equity 23 in the commodity accounts at the debtor, as cal-24 culated under such subchapter; and

1 "(B) another commodity broker may not net or 2 offset an obligation to the debtor arising under, or 3 in connection with, a commodity contract entered 4 into or held on behalf of a customer of the debtor 5 and traded on or subject to the rules of a contract 6 market designated under the Commodity Exchange 7 Act or a derivatives transaction execution facility registered under the Commodity Exchange Act 8 9 against any claim arising under, or in connection 10 with, other instruments, contracts, or agreements 11 listed in subsection (a).

12 "(3) No provision of subparagraph (A) or (B) of
13 paragraph (2) shall prohibit the offset of claims and obli14 gations that arise under—

"(A) a cross-margining agreement or similar 15 16 arrangement that has been approved by the Com-17 modity Futures Trading Commission or submitted 18 to the Commodity Futures Trading Commission 19 under paragraph (1) or (2) of section 5c(c) of the 20 Commodity Exchange Act and has not been abro-21 gated or rendered ineffective by the Commodity Fu-22 tures Trading Commission; or

23 "(B) any other netting agreement between a
24 clearing organization (as defined in section 761) and

another entity that has been approved by the Commodity Futures Trading Commission.

3 "(c) As used in this section, the term 'contractual 4 right' includes a right set forth in a rule or bylaw of a 5 derivatives clearing organization (as defined in the Commodity Exchange Act), a multilateral clearing organiza-6 7 tion (as defined in the Federal Deposit Insurance Cor-8 poration Improvement Act of 1991), a national securities 9 exchange, a national securities association, a securities 10 clearing agency, a contract market designated under the Commodity Exchange Act, a derivatives transaction execu-11 12 tion facility registered under the Commodity Exchange 13 Act, or a board of trade (as defined in the Commodity Exchange Act) or in a resolution of the governing board 14 15 thereof, and a right, whether or not evidenced in writing, arising under common law, under law merchant, or by rea-16 17 son of normal business practice.

18 "(d) Any provisions of this title relating to securities 19 contracts, commodity contracts, forward contracts, repur-20chase agreements, swap agreements, or master netting 21 agreements shall apply in a case under chapter 15, so that 22 enforcement of contractual provisions of such contracts 23 and agreements in accordance with their terms will not 24 be stayed or otherwise limited by operation of any provision of this title or by order of a court in any case under 25

1

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| 1 | this title, and to limit avoidance powers to the same extent |
|--|--|
| 2 | as in a proceeding under chapter 7 or 11 of this title (such |
| 3 | enforcement not to be limited based on the presence or |
| 4 | absence of assets of the debtor in the United States).". |
| 5 | (2) Conforming Amendment.—The table of |
| 6 | sections for chapter 5 of title 11, United States |
| 7 | Code, is amended by inserting after the item relating |
| 8 | to section 560 the following: |
| | "561. Contractual right to terminate, liquidate, accelerate, or offset under a master netting agreement and across contracts; proceedings under chapter 15.". |
| 9 | (1) Commodity Broker Liquidations.—Title 11, |
| 10 | United States Code, is amended by inserting after section |
| 11 | 766 the following: |
| | |
| 12 | "§767. Commodity broker liquidation and forward |
| 12 13 | "§767. Commodity broker liquidation and forward contract merchants, commodity brokers, |
| | |
| 13 | contract merchants, commodity brokers, |
| 13 14 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- |
| 13 14 15 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing |
| 13 14 15 16 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing agencies, swap participants, repo partici- |
| 13 14 15 16 17 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing agencies, swap participants, repo partici- pants, and master netting agreement par- |
| 13 14 15 16 17 18 19 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing agencies, swap participants, repo partici- pants, and master netting agreement par- ticipants |
| 13 14 15 16 17 18 19 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing agencies, swap participants, repo partici- pants, and master netting agreement par- ticipants ''Notwithstanding any other provision of this title, |
| 13 14 15 16 17 18 19 20 | contract merchants, commodity brokers, stockbrokers, financial institutions, fi- nancial participants, securities clearing agencies, swap participants, repo partici- pants, and master netting agreement par- ticipants "Notwithstanding any other provision of this title, the exercise of rights by a forward contract merchant, |

24 participant under this title shall not affect the priority of

any unsecured claim it may have after the exercise of such
 rights.".

3 (m) STOCKBROKER LIQUIDATIONS.—Title 11,
4 United States Code, is amended by inserting after section
5 752 the following:

6 "§753. Stockbroker liquidation and forward contract
 7 merchants, commodity brokers, stock 8 brokers, financial institutions, financial
 9 participants, securities clearing agencies,
 10 swap participants, repo participants, and
 11 master netting agreement participants

"Notwithstanding any other provision of this title, 12 13 the exercise of rights by a forward contract merchant, commodity broker, stockbroker, financial institution, secu-14 15 rities clearing agency, swap participant, repo participant, financial participant, or master netting agreement partici-16 pant under this title shall not affect the priority of any 17 unsecured claim it may have after the exercise of such 18 rights.". 19

20 (n) SETOFF.—Section 553 of title 11, United States
21 Code, is amended—

(1) in subsection (a)(2)(B)(ii), by inserting before the semicolon the following: "(except for a
setoff of a kind described in section 362(b)(6),

| 1 | 362(b)(7), 362(b)(17), | 362(b)(27), | 555, | 556, | 559, |
|---|------------------------|-------------|------|------|------|
| 2 | 560, or 561)"; | | | | |

3 (2) in subsection (a)(3)(C), by inserting before
4 the period the following: "(except for a setoff of a
5 kind described in section 362(b)(6), 362(b)(7),
6 362(b)(17), 362(b)(27), 555, 556, 559, 560, or 561
7 of this title)"; and

8 (3) in subsection (b)(1), by striking
9 "362(b)(14)," and inserting "362(b)(17),
10 362(b)(27), 555, 556, 559, 560, 561,".

(o) SECURITIES CONTRACTS, COMMODITY CONTRACTS, AND FORWARD CONTRACTS.—Title 11, United
States Code, is amended—

(1) in section 362(b)(6), by striking "financial
institutions," each place such term appears and inserting "financial institution, financial participant,";
(2) in sections 362(b)(7) and 546(f), by inserting "or financial participant" after "repo participant" each place such term appears;

20 (3) in section 546(e), by inserting "financial
21 participant," after "financial institution,";

(4) in section 548(d)(2)(B), by inserting "financial participant," after "financial institution,";

24 (5) in section 548(d)(2)(C), by inserting "or fi25 nancial participant" after "repo participant";

| 1 | (6) in section $548(d)(2)(D)$, by inserting "or fi- |
|----|--|
| 2 | nancial participant" after "swap participant"; |
| 3 | (7) in section 555— |
| 4 | (A) by inserting "financial participant," |
| 5 | after "financial institution,"; and |
| 6 | (B) by striking the second sentence and in- |
| 7 | serting the following: "As used in this section, |
| 8 | the term 'contractual right' includes a right set |
| 9 | forth in a rule or bylaw of a derivatives clearing |
| 10 | organization (as defined in the Commodity Ex- |
| 11 | change Act), a multilateral clearing organiza- |
| 12 | tion (as defined in the Federal Deposit Insur- |
| 13 | ance Corporation Improvement Act of 1991), a |
| 14 | national securities exchange, a national securi- |
| 15 | ties association, a securities clearing agency, a |
| 16 | contract market designated under the Com- |
| 17 | modity Exchange Act, a derivatives transaction |
| 18 | execution facility registered under the Com- |
| 19 | modity Exchange Act, or a board of trade (as |
| 20 | defined in the Commodity Exchange Act), or in |
| 21 | a resolution of the governing board thereof, and |
| 22 | a right, whether or not in writing, arising under |
| 23 | common law, under law merchant, or by reason |
| 24 | of normal business practice"; |

| 1 | (8) in section 556, by inserting ", financial par- |
|----|---|
| 2 | ticipant," after "commodity broker"; |
| 3 | (9) in section 559, by inserting "or financial |
| 4 | participant" after "repo participant" each place |
| 5 | such term appears; and |
| 6 | (10) in section 560, by inserting "or financial |
| 7 | participant" after "swap participant". |
| 8 | (p) Conforming Amendments.—Title 11, United |
| 9 | States Code, is amended— |
| 10 | (1) in the table of sections for chapter 5— |
| 11 | (A) by amending the items relating to sec- |
| 12 | tions 555 and 556 to read as follows: |
| | "555. Contractual right to liquidate, terminate, or accelerate a securities con- |
| | tract. "556. Contractual right to liquidate, terminate, or accelerate a commodities con- tract or forward contract."; |
| 13 | and |
| 14 | (B) by amending the items relating to sec- |
| 15 | tions 559 and 560 to read as follows: |
| | "559. Contractual right to liquidate, terminate, or accelerate a repurchase agreement. |
| | "560. Contractual right to liquidate, terminate, or accelerate a swap agree- ment."; |
| 16 | and |
| 17 | (2) in the table of sections for chapter 7— |
| 18 | (A) by inserting after the item relating to |
| 19 | section 766 the following: |
| | "767. Commodity broker liquidation and forward contract merchants, com- modity brokers, stockbrokers, financial institutions, financial participants, securities clearing agencies, swap participants |

1 and 2 (B) by inserting after the item relating to 3 section 752 the following: "753. Stockbroker liquidation and forward contract merchants, commodity brokers, stockbrokers, financial institutions, financial participants, securities clearing agencies, swap participants, repo participants, and master netting agreement participants.". 4 SEC. 908. RECORDKEEPING REQUIREMENTS. 5 Section 11(e)(8) of the Federal Deposit Insurance 6 Act (12 U.S.C. 1821(e)(8)) is amended by adding at the 7 end the following new subparagraph: 8 "(H) RECORDKEEPING REQUIREMENTS.— 9 The Corporation, in consultation with the ap-10 propriate Federal banking agencies, may pre-11 scribe regulations requiring more detailed rec-12 ordkeeping by any insured depository institu-13 tion with respect to qualified financial contracts 14 (including market valuations) only if such in-15 sured depository institution is in a troubled 16 condition (as such term is defined by the Cor-17 poration pursuant to section 32).". 18 SEC. 909. EXEMPTIONS FROM CONTEMPORANEOUS EXECU-

384

19 TION REQUIREMENT.

20 Section 13(e)(2) of the Federal Deposit Insurance
21 Act (12 U.S.C. 1823(e)(2)) is amended to read as follows:

| 1 | "(2) EXEMPTIONS FROM CONTEMPORANEOUS |
|----|--|
| 2 | EXECUTION REQUIREMENT.—An agreement to pro- |
| 3 | vide for the lawful collateralization of— |
| 4 | "(A) deposits of, or other credit extension |
| 5 | by, a Federal, State, or local governmental enti- |
| 6 | ty, or of any depositor referred to in section |
| 7 | 11(a)(2), including an agreement to provide col- |
| 8 | lateral in lieu of a surety bond; |
| 9 | "(B) bankruptcy estate funds pursuant to |
| 10 | section 345(b)(2) of title 11, United States |
| 11 | Code; |
| 12 | "(C) extensions of credit, including any |
| 13 | overdraft, from a Federal reserve bank or Fed- |
| 14 | eral home loan bank; or |
| 15 | "(D) one or more qualified financial con- |
| 16 | tracts, as defined in section $11(e)(8)(D)$, |
| 17 | shall not be deemed invalid pursuant to paragraph |
| 18 | (1)(B) solely because such agreement was not exe- |
| 19 | cuted contemporaneously with the acquisition of the |
| 20 | collateral or because of pledges, delivery, or substi- |
| 21 | tution of the collateral made in accordance with such |
| 22 | agreement.". |
| 23 | SEC. 910. DAMAGE MEASURE. |
| 24 | (a) IN GENERAL.—Title 11, United States Code, is |
| 25 | amended— |

(1) by inserting after section 561, as added by
 section 907, the following:

3 "§ 562. Timing of damage measurement in connection 4 with swap agreements, securities con5 tracts, forward contracts, commodity con6 tracts, repurchase agreements, and mas7 ter netting agreements

"(a) If the trustee rejects a swap agreement, securi-8 9 ties contract (as defined in section 741), forward contract, 10 commodity contract (as defined in section 761), repurchase agreement, or master netting agreement pursuant 11 12 to section 365(a), or if a forward contract merchant, 13 stockbroker, financial institution, securities clearing agencv, repo participant, financial participant, master netting 14 15 agreement participant, or swap participant liquidates, terminates, or accelerates such contract or agreement, dam-16 17 ages shall be measured as of the earlier of—

18 "(1) the date of such rejection; or

19 "(2) the date or dates of such liquidation, ter-20 mination, or acceleration.

21 "(b) If there are not any commercially reasonable de-22 terminants of value as of any date referred to in para-23 graph (1) or (2) of subsection (a), damages shall be meas-24 ured as of the earliest subsequent date or dates on which 25 there are commercially reasonable determinants of value. 1 "(c) For the purposes of subsection (b), if damages 2 are not measured as of the date or dates of rejection, liq-3 uidation, termination, or acceleration, and the forward 4 contract merchant, stockbroker, financial institution, securities clearing agency, repo participant, financial partici-5 pant, master netting agreement participant, or swap par-6 7 ticipant or the trustee objects to the timing of the meas-8 urement of damages-

9 "(1) the trustee, in the case of an objection by
10 a forward contract merchant, stockbroker, financial
11 institution, securities clearing agency, repo partici12 pant, financial participant, master netting agree13 ment participant, or swap participant; or

"(2) the forward contract merchant, stockbroker, financial institution, securities clearing agency, repo participant, financial participant, master
netting agreement participant, or swap participant,
in the case of an objection by the trustee,

19 has the burden of proving that there were no commercially20 reasonable determinants of value as of such date or21 dates."; and

(2) in the table of sections for chapter 5, by inserting after the item relating to section 561 (as
added by section 907) the following new item:

"562. Timing of damage measure in connection with swap agreements, securities contracts, forward contracts, commodity contracts, repurchase agreements, or master netting agreements.". 1 (b) CLAIMS ARISING FROM REJECTION.—Section 2 502(g) of title 11, United States Code, is amended— 3 (1) by inserting "(1)" after "(g)"; and 4 (2) by adding at the end the following: 5 "(2) A claim for damages calculated in accordance with section 562 of this title shall be allowed under sub-6 7 section (a), (b), or (c), or disallowed under subsection (d) 8 or (e), as if such claim had arisen before the date of the 9 filing of the petition.".

10 SEC. 911. SIPC STAY.

Section 5(b)(2) of the Securities Investor Protection
Act of 1970 (15 U.S.C. 78eee(b)(2)) is amended by adding
at the end the following new subparagraph:

14 "(C) EXCEPTION FROM STAY.— 15 "(i) Notwithstanding section 362 of 16 title 11, United States Code, neither the 17 filing of an application under subsection 18 (a)(3) nor any order or decree obtained by 19 SIPC from the court shall operate as a 20 stay of any contractual rights of a creditor 21 to liquidate, terminate, or accelerate a se-22 curities contract, commodity contract, for-23 ward contract, repurchase agreement, swap 24 agreement, or master netting agreement, 25 as those terms are defined in sections 101,

| 1 | 741, and 761 of title 11, United States |
|----|---|
| 2 | Code, to offset or net termination values, |
| 3 | payment amounts, or other transfer obliga- |
| 4 | tions arising under or in connection with |
| 5 | one or more of such contracts or agree- |
| 6 | ments, or to foreclose on any cash collat- |
| 7 | eral pledged by the debtor, whether or not |
| 8 | with respect to one or more of such con- |
| 9 | tracts or agreements. |
| 10 | "(ii) Notwithstanding clause (i), such |
| 11 | application, order, or decree may operate |
| 12 | as a stay of the foreclosure on, or disposi- |
| 13 | tion of, securities collateral pledged by the |
| 14 | debtor, whether or not with respect to one |
| 15 | or more of such contracts or agreements, |
| 16 | securities sold by the debtor under a repur- |

securities sold by the debtor under a repurchase agreement, or securities lent under a
securities lending agreement.

19 "(iii) As used in this subparagraph,
20 the term 'contractual right' includes a
21 right set forth in a rule or bylaw of a na22 tional securities exchange, a national secu23 rities association, or a securities clearing
24 agency, a right set forth in a bylaw of a
25 clearing organization or contract market or

| 1 | in a resolution of the governing board |
|---|--|
| 2 | thereof, and a right, whether or not in |
| 3 | writing, arising under common law, under |
| 4 | law merchant, or by reason of normal busi- |
| 5 | ness practice.". |

6 TITLE X—PROTECTION OF FAM7 ILY FARMERS AND FAMILY 8 FISHERMEN

9 SEC. 1001. PERMANENT REENACTMENT OF CHAPTER 12.

10 (a) REENACTMENT.—

(1) IN GENERAL.—Chapter 12 of title 11,
United States Code, as reenacted by section 149 of
division C of the Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999 (Public Law 105–277), is hereby reenacted, and as here
reenacted is amended by this Act.

17 (2) EFFECTIVE DATE.—Subsection (a) shall
18 take effect on the date of the enactment of this Act.
19 (b) CONFORMING AMENDMENT.—Section 302 of the
20 Bankruptcy Judges, United States Trustees, and Family
21 Farmer Bankruptcy Act of 1986 (28 U.S.C. 581 note) is
22 amended by striking subsection (f).

391

1 SEC. 1002. DEBT LIMIT INCREASE.

2 Section 104(b) of title 11, United States Code, as
3 amended by section 226, is amended by inserting
4 "101(18)," after "101(3)," each place it appears.

5 SEC. 1003. CERTAIN CLAIMS OWED TO GOVERNMENTAL 6 UNITS.

7 (a) CONTENTS OF PLAN.—Section 1222(a)(2) of title
8 11, United States Code, is amended to read as follows:
9 "(2) provide for the full payment, in deferred
10 cash payments, of all claims entitled to priority
11 under section 507, unless—

12 "(A) the claim is a claim owed to a govern-13 mental unit that arises as a result of the sale, 14 transfer, exchange, or other disposition of any 15 farm asset used in the debtor's farming oper-16 ation, in which case the claim shall be treated 17 as an unsecured claim that is not entitled to 18 priority under section 507, but the debt shall be 19 treated in such manner only if the debtor re-20 ceives a discharge; or

"(B) the holder of a particular claim agrees to a different treatment of that claim;".
(b) SPECIAL NOTICE PROVISIONS.—Section 1231(b)
of title 11, United States Code, as so designated by section
719, is amended by striking "a State or local governmental unit" and inserting "any governmental unit".

1 (c) EFFECTIVE DATE; APPLICATION OF AMEND-2 MENTS.—This section and the amendments made by this section shall take effect on the date of the enactment of 3 4 this Act and shall not apply with respect to cases com-5 menced under title 11 of the United States Code before 6 such date. 7 **SEC. 1004. DEFINITION OF FAMILY FARMER.** 8 Section 101(18) of title 11, United States Code, is 9 amended-10 (1) in subparagraph (A)— 11 (A) by striking "\$1,500,000" and inserting "\$3,237,000"; and 12 (B) by striking "80" and inserting "50"; 13 14 and 15 (2) in subparagraph (B)(ii)— (A) by striking "\$1,500,000" and inserting 16

17 "\$3,237,000"; and

18 (B) by striking "80" and inserting "50".

19 SEC. 1005. ELIMINATION OF REQUIREMENT THAT FAMILY

20 FARMER AND SPOUSE RECEIVE OVER 50 PER21 CENT OF INCOME FROM FARMING OPER22 ATION IN YEAR PRIOR TO BANKRUPTCY.

23 Section 101(18)(A) of title 11, United States Code,
24 is amended by striking "for the taxable year preceding the
25 taxable year" and inserting the following:

| 1 | "for— |
|----|---|
| 2 | "(i) the taxable year preceding; or |
| 3 | "(ii) each of the 2d and 3d taxable years |
| 4 | preceding; |
| 5 | the taxable year". |
| 6 | SEC. 1006. PROHIBITION OF RETROACTIVE ASSESSMENT OF |
| 7 | DISPOSABLE INCOME. |
| 8 | (a) Confirmation of Plan.—Section 1225(b)(1) of |
| 9 | title 11, United States Code, is amended— |
| 10 | (1) in subparagraph (A) by striking "or" at the |
| 11 | end; |
| 12 | (2) in subparagraph (B) by striking the period |
| 13 | at the end and inserting "; or"; and |
| 14 | (3) by adding at the end the following: |
| 15 | "(C) the value of the property to be distributed |
| 16 | under the plan in the 3-year period, or such longer |
| 17 | period as the court may approve under section |
| 18 | 1222(c), beginning on the date that the first dis- |
| 19 | tribution is due under the plan is not less than the |
| 20 | debtor's projected disposable income for such pe- |
| 21 | riod.". |
| 22 | (b) Modification of Plan.—Section 1229 of title |
| 23 | 11, United States Code, is amended by adding at the end |
| 24 | the following: |
| 25 | "(d) A plan may not be modified under this section— |

| 1 | "(1) to increase the amount of any payment |
|--|--|
| 2 | due before the plan as modified becomes the plan; |
| 3 | ((2) by anyone except the debtor, based on an |
| 4 | increase in the debtor's disposable income, to in- |
| 5 | crease the amount of payments to unsecured credi- |
| 6 | tors required for a particular month so that the ag- |
| 7 | gregate of such payments exceeds the debtor's dis- |
| 8 | posable income for such month; or |
| 9 | "(3) in the last year of the plan by anyone ex- |
| 10 | cept the debtor, to require payments that would |
| 11 | leave the debtor with insufficient funds to carry on |
| 12 | the farming operation after the plan is completed.". |
| | |
| 13 | SEC. 1007. FAMILY FISHERMEN. |
| 13 14 | SEC. 1007. FAMILY FISHERMEN.(a) DEFINITIONS.—Section 101 of title 11, United |
| | |
| 14 | (a) DEFINITIONS.—Section 101 of title 11, United |
| 14 15 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— |
| 14 15 16 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the fol- |
| 14 15 16 17 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the following: |
| 14 15 16 17 18 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the following: "(7A) 'commercial fishing operation' means— |
| 14 15 16 17 18 19 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the following: "(7A) 'commercial fishing operation' means— "(A) the catching or harvesting of fish, |
| 14 15 16 17 18 19 20 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the following: "(7A) 'commercial fishing operation' means— "(A) the catching or harvesting of fish, shrimp, lobsters, urchins, seaweed, shellfish, or |
| 14 15 16 17 18 19 20 21 | (a) DEFINITIONS.—Section 101 of title 11, United States Code, is amended— (1) by inserting after paragraph (7) the following: "(7A) 'commercial fishing operation' means— "(A) the catching or harvesting of fish, shrimp, lobsters, urchins, seaweed, shellfish, or other aquatic species or products of such spe- |

| 1 | ing for market any species or product described |
|----|--|
| 2 | in subparagraph (A); |
| 3 | "(7B) 'commercial fishing vessel' means a ves- |
| 4 | sel used by a family fisherman to carry out a com- |
| 5 | mercial fishing operation;"; and |
| 6 | (2) by inserting after paragraph (19) the fol- |
| 7 | lowing: |
| 8 | "(19A) 'family fisherman' means— |
| 9 | "(A) an individual or individual and spouse |
| 10 | engaged in a commercial fishing operation— |
| 11 | "(i) whose aggregate debts do not ex- |
| 12 | ceed $$1,500,000$ and not less than 80 per- |
| 13 | cent of whose aggregate noncontingent, liq- |
| 14 | uidated debts (excluding a debt for the |
| 15 | principal residence of such individual or |
| 16 | such individual and spouse, unless such |
| 17 | debt arises out of a commercial fishing op- |
| 18 | eration), on the date the case is filed, arise |
| 19 | out of a commercial fishing operation |
| 20 | owned or operated by such individual or |
| 21 | such individual and spouse; and |
| 22 | "(ii) who receive from such commer- |
| 23 | cial fishing operation more than 50 percent |
| 24 | of such individual's or such individual's |
| 25 | and spouse's gross income for the taxable |
| | |

| 1 | year preseding the tayable year in which |
|----|--|
| | year preceding the taxable year in which |
| 2 | the case concerning such individual or such |
| 3 | individual and spouse was filed; or |
| 4 | "(B) a corporation or partnership— |
| 5 | "(i) in which more than 50 percent of |
| 6 | the outstanding stock or equity is held |
| 7 | by— |
| 8 | ((I) 1 family that conducts the |
| 9 | commercial fishing operation; or |
| 10 | "(II) 1 family and the relatives |
| 11 | of the members of such family, and |
| 12 | such family or such relatives conduct |
| 13 | the commercial fishing operation; and |
| 14 | "(ii)(I) more than 80 percent of the |
| 15 | value of its assets consists of assets related |
| 16 | to the commercial fishing operation; |
| 17 | "(II) its aggregate debts do not ex- |
| 18 | ceed $$1,500,000$ and not less than 80 per- |
| 19 | cent of its aggregate noncontingent, liq- |
| 20 | uidated debts (excluding a debt for 1 |
| 21 | dwelling which is owned by such corpora- |
| 22 | tion or partnership and which a share- |
| 23 | holder or partner maintains as a principal |
| 24 | residence, unless such debt arises out of a |
| 25 | commercial fishing operation), on the date |

| 1 | the case is filed, arise out of a commercial |
|----|--|
| 2 | fishing operation owned or operated by |
| 3 | such corporation or such partnership; and |
| 4 | "(III) if such corporation issues stock, |
| 5 | such stock is not publicly traded; |
| 6 | "(19B) 'family fisherman with regular annual |
| 7 | income' means a family fisherman whose annual in- |
| 8 | come is sufficiently stable and regular to enable such |
| 9 | family fisherman to make payments under a plan |
| 10 | under chapter 12 of this title;". |
| 11 | (b) Who May BE a DEBTOR.—Section 109(f) of title |
| 12 | 11, United States Code, is amended by inserting "or fam- |
| 13 | ily fisherman'' after ''family farmer''. |
| 14 | (c) CHAPTER 12.—Chapter 12 of title 11, United |
| 15 | States Code, is amended— |
| 16 | (1) in the chapter heading, by inserting " \mathbf{OR} |
| 17 | FISHERMAN" after "FAMILY FARMER"; |
| 18 | (2) in section 1203, by inserting "or commer- |
| 19 | cial fishing operation" after "farm"; and |
| 20 | (3) in section 1206, by striking "if the property |
| 21 | is farmland or farm equipment" and inserting "if |
| 22 | the property is farmland, farm equipment, or prop- |
| 23 | erty used to carry out a commercial fishing oper- |
| 24 | ation (including a commercial fishing vessel)". |

(d) CLERICAL AMENDMENT.—In the table of chap ters for title 11, United States Code, the item relating to
 chapter 12, is amended to read as follows:

"12. Adjustments of Debts of a Family Farmer or Family Fisherman with Regular Annual Income 1201".

4 (e) Applicability.—Nothing in this section shall
5 change, affect, or amend the Fishery Conservation and
6 Management Act of 1976 (16 U.S.C. 1801, et seq.).

7 TITLE XI—HEALTH CARE AND 8 EMPLOYEE BENEFITS

9 SEC. 1101. DEFINITIONS.

10 (a) HEALTH CARE BUSINESS DEFINED.—Section
11 101 of title 11, United States Code, as amended by section
12 306, is amended—

13 (1) by redesignating paragraph (27A) as para14 graph (27B); and

15 (2) by inserting after paragraph (27) the fol-16 lowing:

17 "(27A) 'health care business'—

"(A) means any public or private entity
(without regard to whether that entity is organized for profit or not for profit) that is primarily engaged in offering to the general public
facilities and services for—

23 "(i) the diagnosis or treatment of in24 jury, deformity, or disease; and

399

| 1 | "(ii) surgical, drug treatment, psy- |
|----|---|
| 2 | chiatric, or obstetric care; and |
| 3 | "(B) includes— |
| 4 | "(i) any— |
| 5 | "(I) general or specialized hos- |
| 6 | pital; |
| 7 | "(II) ancillary ambulatory, emer- |
| 8 | gency, or surgical treatment facility; |
| 9 | "(III) hospice; |
| 10 | "(IV) home health agency; and |
| 11 | "(V) other health care institution |
| 12 | that is similar to an entity referred to |
| 13 | in subclause (I), (II), (III), or (IV); |
| 14 | and |
| 15 | "(ii) any long-term care facility, in- |
| 16 | cluding any— |
| 17 | "(I) skilled nursing facility; |
| 18 | "(II) intermediate care facility; |
| 19 | "(III) assisted living facility; |
| 20 | "(IV) home for the aged; |
| 21 | "(V) domiciliary care facility; and |
| 22 | "(VI) health care institution that |
| 23 | is related to a facility referred to in |
| 24 | subclause (I), (II), (III), (IV), or (V), |
| 25 | if that institution is primarily engaged |

| in offering room, board, laundry, or |
|---|
| personal assistance with activities of |
| daily living and incidentals to activi- |
| ties of daily living;". |
| (b) PATIENT AND PATIENT RECORDS DEFINED |
| Section 101 of title 11, United States Code, is amended |
| |

7 by inserting after paragraph (40) the following:

"(40A) 'patient' means any person who obtains 8 9 or receives services from a health care business;

10 "(40B) 'patient records' means any written doc-11 ument relating to a patient or a record recorded in 12 a magnetic, optical, or other form of electronic me-13 dium;".

14 (c) RULE OF CONSTRUCTION.—The amendments 15 made by subsection (a) of this section shall not affect the interpretation of section 109(b) of title 11, United States 16 Code. 17

18 SEC. 1102. DISPOSAL OF PATIENT RECORDS.

19 (a) IN GENERAL.—Subchapter III of chapter 3 of title 11, United States Code, is amended by adding at the 20 21 end the following:

22 "§ 351. Disposal of patient records

23 "If a health care business commences a case under 24 chapter 7, 9, or 11, and the trustee does not have a sufficient amount of funds to pay for the storage of patient 25

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records in the manner required under applicable Federal
 or State law, the following requirements shall apply:

3 "(1) The trustee shall—

"(A) promptly publish notice, in 1 or more 4 5 appropriate newspapers, that if patient records 6 are not claimed by the patient or an insurance 7 provider (if applicable law permits the insur-8 ance provider to make that claim) by the date 9 that is 365 days after the date of that notifica-10 tion, the trustee will destroy the patient 11 records; and

12 "(B) during the first 180 days of the 365-13 day period described in subparagraph (A), 14 promptly attempt to notify directly each patient 15 that is the subject of the patient records and 16 appropriate insurance carrier concerning the 17 patient records by mailing to the most recent 18 known address of that patient, or a family 19 member or contact person for that patient, and 20 to the appropriate insurance carrier an appro-21 priate notice regarding the claiming or dis-22 posing of patient records.

23 "(2) If, after providing the notification under
24 paragraph (1), patient records are not claimed dur25 ing the 365-day period described under that para-

| 1 | graph, the trustee shall mail, by certified mail, at |
|----|--|
| 2 | the end of such 365-day period a written request to |
| 3 | each appropriate Federal agency to request permis- |
| 4 | sion from that agency to deposit the patient records |
| 5 | with that agency, except that no Federal agency is |
| 6 | required to accept patient records under this para- |
| 7 | graph. |
| 8 | "(3) If, following the 365-day period described |
| 9 | in paragraph (2) and after providing the notification |
| 10 | under paragraph (1), patient records are not claimed |
| 11 | by a patient or insurance provider, or request is not |
| 12 | granted by a Federal agency to deposit such records |
| 13 | with that agency, the trustee shall destroy those |
| 14 | records by— |
| 15 | "(A) if the records are written, shredding |
| 16 | or burning the records; or |
| 17 | "(B) if the records are magnetic, optical, |
| 18 | or other electronic records, by otherwise de- |
| 19 | stroying those records so that those records |
| 20 | cannot be retrieved.". |
| 21 | (b) CLERICAL AMENDMENT.—The table of sections |
| 22 | for subchapter III of chapter 3 of title 11, United States |
| 23 | Code, is amended by adding at the end the following: |
| | "351. Disposal of patient records.". |

| 1 | SEC. 1103. ADMINISTRATIVE EXPENSE CLAIM FOR COSTS |
|----|---|
| 2 | OF CLOSING A HEALTH CARE BUSINESS AND |
| 3 | OTHER ADMINISTRATIVE EXPENSES. |
| 4 | Section 503(b) of title 11, United States Code, as |
| 5 | amended by section 445, is amended by adding at the end |
| 6 | the following: |
| 7 | "(8) the actual, necessary costs and expenses of |
| 8 | closing a health care business incurred by a trustee |
| 9 | or by a Federal agency (as defined in section $551(1)$ |
| 10 | of title 5) or a department or agency of a State or |
| 11 | political subdivision thereof, including any cost or |
| 12 | expense incurred— |
| 13 | "(A) in disposing of patient records in ac- |
| 14 | cordance with section 351; or |
| 15 | "(B) in connection with transferring pa- |
| 16 | tients from the health care business that is in |
| 17 | the process of being closed to another health |
| 18 | care business; and". |
| 19 | SEC. 1104. APPOINTMENT OF OMBUDSMAN TO ACT AS PA- |
| 20 | TIENT ADVOCATE. |
| 21 | (a) Ombudsman To Act as Patient Advocate.— |
| 22 | (1) Appointment of ombudsman.—Title 11, |
| 23 | United States Code, as amended by section 232, is |
| 24 | amended by inserting after section 332 the fol- |
| 25 | lowing: |

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1 "§ 333. Appointment of patient care ombudsman

2 "(a)(1) If the debtor in a case under chapter 7, 9, 3 or 11 is a health care business, the court shall order, not later than 30 days after the commencement of the case, 4 5 the appointment of an ombudsman to monitor the quality of patient care and to represent the interests of the pa-6 7 tients of the health care business unless the court finds 8 that the appointment of such ombudsman is not necessary 9 for the protection of patients under the specific facts of 10 the case.

"(2)(A) If the court orders the appointment of an
ombudsman under paragraph (1), the United States trustee shall appoint 1 disinterested person (other than the
United States trustee) to serve as such ombudsman.

15 "(B) If the debtor is a health care business that pro-16 vides long-term care, then the United States trustee may 17 appoint the State Long-Term Care Ombudsman appointed 18 under the Older Americans Act of 1965 for the State in 19 which the case is pending to serve as the ombudsman re-20 quired by paragraph (1).

"(C) If the United States trustee does not appoint
a State Long-Term Care Ombudsman under subparagraph (B), the court shall notify the State Long-Term
Care Ombudsman appointed under the Older Americans
Act of 1965 for the State in which the case is pending,

of the name and address of the person who is appointed
 under subparagraph (A).

3 "(b) An ombudsman appointed under subsection (a)4 shall—

5 "(1) monitor the quality of patient care pro6 vided to patients of the debtor, to the extent nec7 essary under the circumstances, including inter8 viewing patients and physicians;

9 "(2) not later than 60 days after the date of 10 appointment, and not less frequently than at 60-day 11 intervals thereafter, report to the court, at a hearing 12 or in writing, regarding the quality of patient care 13 provided to patients of the debtor; and

14 "(3) if such ombudsman determines that the 15 quality of patient care provided to patients of the 16 debtor is declining significantly or is otherwise being 17 materially compromised, file with the court a motion 18 or a written report, with notice to the parties in in-19 terest immediately upon making such determination. 20 (c)(1) An ombudsman appointed under subsection 21 (a) shall maintain any information obtained by such om-22 budsman under this section that relates to patients (in-23 cluding information relating to patient records) as con-24 fidential information. Such ombudsman may not review 25 confidential patient records unless the court approves such

review in advance and imposes restrictions on such om budsman to protect the confidentiality of such records.

3 "(2) An ombudsman appointed under subsection
4 (a)(2)(B) shall have access to patient records consistent
5 with authority of such ombudsman under the Older Amer6 icans Act of 1965 and under non-Federal laws governing
7 the State Long-Term Care Ombudsman program.".

8 (2) CLERICAL AMENDMENT.—The table of sec9 tions for subchapter II of chapter 3 of title 11,
10 United States Code, as amended by section 232, is
11 amended by adding at the end the following:
"333. Appointment of ombudsman.".

12 (b)COMPENSATION OMBUDSMAN.—Section OF 13 330(a)(1) of title 11, United States Code, is amended— 14 (1) in the matter preceding subparagraph (A), 15 by inserting "an ombudsman appointed under sec-16 tion 333, or" before "a professional person"; and 17 (2) in subparagraph (A), by inserting "ombuds-18 man," before "professional person".

19 SEC. 1105. DEBTOR IN POSSESSION; DUTY OF TRUSTEE TO
 20 TRANSFER PATIENTS.

(a) IN GENERAL.—Section 704(a) of title 11, United
States Code, as amended by sections 102, 219, and 446,
is amended by adding at the end the following:

| 1 | |
|----|--|
| 1 | ((12)) use all reasonable and best efforts to |
| 2 | transfer patients from a health care business that is |
| 3 | in the process of being closed to an appropriate |
| 4 | health care business that— |
| 5 | "(A) is in the vicinity of the health care |
| 6 | business that is closing; |
| 7 | "(B) provides the patient with services |
| 8 | that are substantially similar to those provided |
| 9 | by the health care business that is in the proc- |
| 10 | ess of being closed; and |
| 11 | "(C) maintains a reasonable quality of |
| 12 | care.". |
| 13 | (b) Conforming Amendment.—Section 1106(a)(1) |
| 14 | of title 11, United States Code, as amended by section |
| 15 | 446, is amended by striking "and (11)" and inserting |
| 16 | "(11), and (12)". |
| 17 | SEC. 1106. EXCLUSION FROM PROGRAM PARTICIPATION |
| 18 | NOT SUBJECT TO AUTOMATIC STAY. |
| 19 | Section 362(b) of title 11, United States Code, is |
| 20 | amended by inserting after paragraph (27), as amended |
| 21 | by sections 224, 303, 311, 401, 718, and 907, the fol- |
| 22 | lowing: |
| 23 | "(28) under subsection (a), of the exclusion by |
| 24 | the Secretary of Health and Human Services of the |
| 25 | debtor from participation in the medicare program |

or any other Federal health care program (as de fined in section 1128B(f) of the Social Security Act
 pursuant to title XI of such Act or title XVIII of
 such Act.".

5 **TITLE XII—TECHNICAL** 6 **AMENDMENTS**

7 **SEC. 1201. DEFINITIONS.**

8 Section 101 of title 11, United States Code, as here-9 inbefore amended by this Act, is amended—

(1) by striking "In this title—" and inserting
"In this title the following definitions shall apply:";
(2) in each paragraph, by inserting "The term"
after the paragraph designation;

(3) in paragraph (35)(B), by striking "paragraphs (21B) and (33)(A)" and inserting "paragraphs (23) and (35)";

(4) in each of paragraphs (35A), (38), and
(54A), by striking "; and" at the end and inserting
a period;

20 (5) in paragraph (51B)—

21 (A) by inserting "who is not a family farm22 er" after "debtor" the first place it appears;
23 and

| 1 | (B) by striking "thereto having aggregate" |
|----|--|
| 2 | and all that follows through the end of the |
| 3 | paragraph and inserting a semicolon; |
| 4 | (6) by striking paragraph (54) and inserting |
| 5 | the following: |
| 6 | "(54) The term 'transfer' means— |
| 7 | "(A) the creation of a lien; |
| 8 | "(B) the retention of title as a security in- |
| 9 | terest; |
| 10 | "(C) the foreclosure of a debtor's equity of |
| 11 | redemption; or |
| 12 | "(D) each mode, direct or indirect, abso- |
| 13 | lute or conditional, voluntary or involuntary, of |
| 14 | disposing of or parting with— |
| 15 | "(i) property; or |
| 16 | "(ii) an interest in property;"; |
| 17 | (7) by indenting the left margin of paragraph |
| 18 | (54A) 2 ems to the right; and |
| 19 | (8) in each of paragraphs (1) through (35) , in |
| 20 | each of paragraphs (36) , (37) , $(38A)$, $(38B)$ and |
| 21 | (39A), and in each of paragraphs (40) through (55), |
| 22 | by striking the semicolon at the end and inserting a |
| 23 | period. |
| | |

1 SEC. 1202. ADJUSTMENT OF DOLLAR AMOUNTS.

2 Section 104 of title 11, United States Code, is
3 amended by inserting "522(f)(3)," after "522(d)," each
4 place it appears.

5 SEC. 1203. EXTENSION OF TIME.

6 Section 108(c)(2) of title 11, United States Code, is
7 amended by striking "922" and all that follows through
8 "or", and inserting "922, 1201, or".

9 SEC. 1204. TECHNICAL AMENDMENTS.

10 Title 11, United States Code, is amended—

(1) in section 109(b)(2), by striking "subsection
(c) or (d) of"; and

13 (2) in section 552(b)(1), by striking "product"

14 each place it appears and inserting "products".

15 SEC. 1205. PENALTY FOR PERSONS WHO NEGLIGENTLY OR

16 FRAUDULENTLY PREPARE BANKRUPTCY PE-

17 **TITIONS.**

18 Section 110(j)(4) of title 11, United States Code, as
19 so redesignated by section 221, is amended by striking
20 "attorney's" and inserting "attorneys"".

21 SEC. 1206. LIMITATION ON COMPENSATION OF PROFES22 SIONAL PERSONS.

23 Section 328(a) of title 11, United States Code, is
24 amended by inserting "on a fixed or percentage fee basis,"
25 after "hourly basis,".

1 SEC. 1207. EFFECT OF CONVERSION.

2 Section 348(f)(2) of title 11, United States Code, is
3 amended by inserting "of the estate" after "property" the
4 first place it appears.

5 SEC. 1208. ALLOWANCE OF ADMINISTRATIVE EXPENSES.

6 Section 503(b)(4) of title 11, United States Code, is
7 amended by inserting "subparagraph (A), (B), (C), (D),
8 or (E) of" before "paragraph (3)".

9 SEC. 1209. EXCEPTIONS TO DISCHARGE.

Section 523, and of title 11, United States Code, as
amended by sections 215 and 314, is amended—

(1) by transferring paragraph (15), as added by
section 304(e) of Public Law 103–394 (108 Stat.
4133), so as to insert such paragraph after subsection (a)(14A);

16 (2) in subsection (a)(9), by striking "motor ve17 hicle" and inserting "motor vehicle, vessel, or air18 craft"; and

19 (3) in subsection (e), by striking "a insured"20 and inserting "an insured".

21 SEC. 1210. EFFECT OF DISCHARGE.

Section 524(a)(3) of title 11, United States Code, is
amended by striking "section 523" and all that follows
through "or that" and inserting "section 523, 1228(a)(1),
or 1328(a)(1), or that".

| 1 | SEC. 1211. PROTECTION AGAINST DISCRIMINATORY TREAT- |
|----|---|
| 2 | MENT. |
| 3 | Section 525(c) of title 11, United States Code, is |
| 4 | amended— |
| 5 | (1) in paragraph (1), by inserting "student" be- |
| 6 | fore "grant" the second place it appears; and |
| 7 | (2) in paragraph (2), by striking "the program |
| 8 | operated under part B, D, or E of" and inserting |
| 9 | "any program operated under". |
| 10 | SEC. 1212. PROPERTY OF THE ESTATE. |
| 11 | Section 541(b)(4)(B)(ii) of title 11, United States |
| 12 | Code, is amended by inserting "365 or" before "542". |
| 13 | SEC. 1213. PREFERENCES. |
| 14 | (a) IN GENERAL.—Section 547 of title 11, United |
| 15 | States Code, as amended by section 201, is amended— |
| 16 | (1) in subsection (b), by striking "subsection |
| 17 | (c)" and inserting "subsections (c) and (i)"; and |
| 18 | (2) by adding at the end the following: |
| 19 | "(i) If the trustee avoids under subsection (b) a |
| 20 | transfer made between 90 days and 1 year before the date |
| 21 | of the filing of the petition, by the debtor to an entity |
| 22 | that is not an insider for the benefit of a creditor that |
| 23 | is an insider, such transfer shall be considered to be avoid- |
| 24 | ed under this section only with respect to the creditor that |
| 25 | is an insider.". |

1 (b) APPLICABILITY.—The amendments made by this 2 section shall apply to any case that is pending or commenced on or after the date of enactment of this Act. 3 4 **SEC. 1214. POSTPETITION TRANSACTIONS.** 5 Section 549(c) of title 11, United States Code, is 6 amended-(1) by inserting "an interest in" after "transfer 7 of" each place it appears; 8 (2) by striking "such property" and inserting 9 "such real property"; and 10 (3) by striking "the interest" and inserting 11 "such interest". 12 13 SEC. 1215. DISPOSITION OF PROPERTY OF THE ESTATE. 14 Section 726(b) of title 11, United States Code, is 15 amended by striking "1009,". 16 **SEC. 1216. GENERAL PROVISIONS.** 17 Section 901(a) of title 11, United States Code, is amended by inserting "1123(d)," after "1123(b),". 18 19 SEC. 1217. ABANDONMENT OF RAILROAD LINE. 20 Section 1170(e)(1) of title 11, United States Code, is amended by striking "section 11347" and inserting 21

22 "section 11326(a)".

1 SEC. 1218. CONTENTS OF PLAN.

2 Section 1172(c)(1) of title 11, United States Code, is amended by striking "section 11347" and inserting 3 4 "section 11326(a)". 5 SEC. 1219. BANKRUPTCY CASES AND PROCEEDINGS. 6 Section 1334(d) of title 28, United States Code, is 7 amended-(1) by striking "made under this subsection" 8 9 and inserting "made under subsection (c)"; and (2) by striking "This subsection" and inserting 10 "Subsection (c) and this subsection". 11 SEC. 1220. KNOWING DISREGARD OF BANKRUPTCY LAW OR 12 13 RULE. 14 Section 156(a) of title 18, United States Code, is amended-15 16 (1) in the first undesignated paragraph— (A) by inserting "(1) the term" before 17 "'bankruptcy"; and 18 19 (B) by striking the period at the end and 20 inserting "; and"; and 21 (2) in the second undesignated paragraph— (A) by inserting "(2) the term" before 22 "'document"; and 23 (B) by striking "this title" and inserting 24 "title 11". 25

415

3 (a) SALE OF PROPERTY OF ESTATE.—Section 363(d)
4 of title 11, United States Code, is amended by striking
5 "only" and all that follows through the end of the sub6 section and inserting "only—

"(1) in accordance with applicable nonbankruptcy law that governs the transfer of property by
a corporation or trust that is not a moneyed, business, or commercial corporation or trust; and

"(2) to the extent not inconsistent with any relief granted under subsection (c), (d), (e), or (f) of
section 362.".

(b) CONFIRMATION OF PLAN FOR REORGANIZATION.—Section 1129(a) of title 11, United States Code,
as amended by sections 213 and 321, is amended by adding at the end the following:

"(17) All transfers of property of the plan shall
be made in accordance with any applicable provisions of nonbankruptcy law that govern the transfer
of property by a corporation or trust that is not a
moneyed, business, or commercial corporation or
trust.".

(c) TRANSFER OF PROPERTY.—Section 541 of title
11, United States Code, as amended by section 225, is
amended by adding at the end the following:

"(f) Notwithstanding any other provision of this title,
property that is held by a debtor that is a corporation described in section 501(c)(3) of the Internal Revenue Code
of 1986 and exempt from tax under section 501(a) of such
Code may be transferred to an entity that is not such a
corporation, but only under the same conditions as would
apply if the debtor had not filed a case under this title.".

8 (d) APPLICABILITY.—The amendments made by this 9 section shall apply to a case pending under title 11, United 10 States Code, on the date of enactment of this Act, or filed under that title on or after that date of enactment, except 11 12 that the court shall not confirm a plan under chapter 11 13 of title 11, United States Code, without considering whether this section would substantially affect the rights 14 15 of a party in interest who first acquired rights with respect to the debtor after the date of the petition. The parties 16 17 who may appear and be heard in a proceeding under this section include the attorney general of the State in which 18 19 the debtor is incorporated, was formed, or does business. 20 (e) RULE OF CONSTRUCTION.—Nothing in this sec-21 tion shall be construed to require the court in which a 22 case under chapter 11 of title 11, United States Code, is 23 pending to remand or refer any proceeding, issue, or con-24 troversy to any other court or to require the approval of 25 any other court for the transfer of property.

| 1 | SEC. 1222. PROTECTION OF VALID PURCHASE MONEY SE- |
|----|---|
| 2 | CURITY INTERESTS. |
| 3 | Section 547(c)(3)(B) of title 11, United States Code, |
| 4 | is amended by striking "20" and inserting "30". |
| 5 | SEC. 1223. BANKRUPTCY JUDGESHIPS. |
| б | (a) SHORT TITLE.—This section may be cited as the |
| 7 | "Bankruptcy Judgeship Act of 2003". |
| 8 | (b) Temporary Judgeships.— |
| 9 | (1) Appointments.—The following bankruptcy |
| 10 | judges shall be appointed in the manner prescribed |
| 11 | in section 152(a)(1) of title 28, United States Code, |
| 12 | for the appointment of bankruptcy judges provided |
| 13 | for in section $152(a)(2)$ of such title: |
| 14 | (A) One additional bankruptcy judge for |
| 15 | the eastern district of California. |
| 16 | (B) Three additional bankruptcy judges for |
| 17 | the central district of California. |
| 18 | (C) Four additional bankruptcy judges for |
| 19 | the district of Delaware. |
| 20 | (D) Two additional bankruptcy judges for |
| 21 | the southern district of Florida. |
| 22 | (E) One additional bankruptcy judge for |
| 23 | the southern district of Georgia. |
| 24 | (F) Three additional bankruptcy judges for |
| 25 | the district of Maryland. |

| 1 | (G) One additional bankruptcy judge for |
|----|---|
| 2 | the eastern district of Michigan. |
| 3 | (H) One additional bankruptcy judge for |
| 4 | the southern district of Mississippi. |
| 5 | (I) One additional bankruptcy judge for |
| 6 | the district of New Jersey. |
| 7 | (J) One additional bankruptcy judge for |
| 8 | the eastern district of New York. |
| 9 | (K) One additional bankruptcy judge for |
| 10 | the northern district of New York. |
| 11 | (L) One additional bankruptcy judge for |
| 12 | the southern district of New York. |
| 13 | (M) One additional bankruptcy judge for |
| 14 | the eastern district of North Carolina. |
| 15 | (N) One additional bankruptcy judge for |
| 16 | the eastern district of Pennsylvania. |
| 17 | (O) One additional bankruptcy judge for |
| 18 | the middle district of Pennsylvania. |
| 19 | (P) One additional bankruptcy judge for |
| 20 | the district of Puerto Rico. |
| 21 | (Q) One additional bankruptcy judge for |
| 22 | the western district of Tennessee. |
| 23 | (R) One additional bankruptcy judge for |
| 24 | the eastern district of Virginia. |

| 1 | (S) One additional bankruptcy judge for |
|----|---|
| 2 | the district of South Carolina. |
| 3 | (T) One additional bankruptcy judge for |
| 4 | the district of Nevada. |
| 5 | (2) VACANCIES.— |
| 6 | (A) DISTRICTS WITH SINGLE APPOINT- |
| 7 | MENTS.—Except as provided in subparagraphs |
| 8 | (B), (C), (D), and (E), the first vacancy occur- |
| 9 | ring in the office of bankruptcy judge in each |
| 10 | of the judicial districts set forth in paragraph |
| 11 | (1)— |
| 12 | (i) occurring 5 years or more after the |
| 13 | appointment date of the bankruptcy judge |
| 14 | appointed under paragraph (1) to such of- |
| 15 | fice; and |
| 16 | (ii) resulting from the death, retire- |
| 17 | ment, resignation, or removal of a bank- |
| 18 | ruptcy judge; |
| 19 | shall not be filled. |
| 20 | (B) CENTRAL DISTRICT OF CALIFORNIA.— |
| 21 | The 1st, 2d, and 3d vacancies in the office of |
| 22 | bankruptcy judge in the central district of Cali- |
| 23 | fornia— |
| 24 | (i) occurring 5 years or more after the |
| 25 | respective 1st, 2d, and 3d appointment |

| 1 | dates of the bankruptcy judges appointed |
|----|--|
| 2 | under paragraph (1)(B); and |
| 3 | (ii) resulting from the death, retire- |
| 4 | ment, resignation, or removal of a bank- |
| 5 | ruptcy judge; |
| 6 | shall not be filled. |
| 7 | (C) DISTRICT OF DELAWARE.—The 1st, |
| 8 | 2d, 3d, and 4th vacancies in the office of bank- |
| 9 | ruptcy judge in the district of Delaware— |
| 10 | (i) occurring 5 years or more after the |
| 11 | respective 1st, 2d, 3d, and 4th appoint- |
| 12 | ment dates of the bankruptcy judges ap- |
| 13 | pointed under paragraph $(1)(F)$; and |
| 14 | (ii) resulting from the death, retire- |
| 15 | ment, resignation, or removal of a bank- |
| 16 | ruptcy judge; |
| 17 | shall not be filled. |
| 18 | (D) Southern district of florida.— |
| 19 | The 1st and 2d vacancies in the office of bank- |
| 20 | ruptcy judge in the southern district of Flor- |
| 21 | ida— |
| 22 | (i) occurring 5 years or more after the |
| 23 | respective 1st and 2d appointment dates of |
| 24 | the bankruptcy judges appointed under |
| 25 | paragraph $(1)(D)$; and |

| 1 | (ii) resulting from the death, retire- |
|----|--|
| 2 | ment, resignation, or removal of a bank- |
| 3 | ruptcy judge; |
| 4 | shall not be filled. |
| 5 | (E) DISTRICT OF MARYLAND.—The 1st, |
| 6 | 2d, and 3d vacancies in the office of bankruptcy |
| 7 | judge in the district of Maryland— |
| 8 | (i) occurring 5 years or more after the |
| 9 | respective 1st, 2d, and 3d appointment |
| 10 | dates of the bankruptcy judges appointed |
| 11 | under paragraph $(1)(F)$; and |
| 12 | (ii) resulting from the death, retire- |
| 13 | ment, resignation, or removal of a bank- |
| 14 | ruptcy judge; |
| 15 | shall not be filled. |
| 16 | (c) EXTENSIONS.— |
| 17 | (1) IN GENERAL.—The temporary office of |
| 18 | bankruptcy judges authorized for the northern dis- |
| 19 | trict of Alabama, the district of Delaware, the dis- |
| 20 | trict of Puerto Rico, and the eastern district of Ten- |
| 21 | nessee under paragraphs (1) , (3) , (7) , and (9) of |
| 22 | section 3(a) of the Bankruptcy Judgeship Act of |
| 23 | $1992\ (28\ U.S.C.\ 152\ note)$ are extended until the |
| 24 | first vacancy occurring in the office of a bankruptcy |
| 25 | judge in the applicable district resulting from the |

death, retirement, resignation, or removal of a bank ruptcy judge and occurring 5 years after the date of
 the enactment of this Act.

4 (2) APPLICABILITY OF OTHER PROVISIONS.—
5 All other provisions of section 3 of the Bankruptcy
6 Judgeship Act of 1992 (28 U.S.C. 152 note) remain
7 applicable to the temporary office of bankrupcy
8 judges referred to in this subsection.

9 (d) TECHNICAL AMENDMENTS.—Section 152(a) of
10 title 28, United States Code, is amended—

(1) in paragraph (1), by striking the first sentence and inserting the following: "Each bankruptcy
judge to be appointed for a judicial district, as provided in paragraph (2), shall be appointed by the
court of appeals of the United States for the circuit
in which such district is located."; and

17 (2) in paragraph (2)—

18 (A) in the item relating to the middle dis19 trict of Georgia, by striking "2" and inserting
20 "3"; and

(B) in the collective item relating to the
middle and southern districts of Georgia, by
striking "Middle and Southern 1".

1 (e) EFFECTIVE DATE.—The amendments made by 2 this section shall take effect on the date of the enactment of this Act. 3 4 SEC. 1224. COMPENSATING TRUSTEES. 5 Section 1326 of title 11, United States Code, is 6 amended-7 (1) in subsection (b)— (A) in paragraph (1), by striking "and"; 8 9 (B) in paragraph (2), by striking the period at the end and inserting "; and"; and 10 11 (C) by adding at the end the following: "(3) if a chapter 7 trustee has been allowed 12 13 compensation due to the conversion or dismissal of 14 the debtor's prior case pursuant to section 707(b), 15 and some portion of that compensation remains un-16 paid in a case converted to this chapter or in the 17 case dismissed under section 707(b) and refiled 18 under this chapter, the amount of any such unpaid 19 compensation, which shall be paid monthly— "(A) by prorating such amount over the 20 21 remaining duration of the plan; and 22 "(B) by monthly payments not to exceed 23 the greater of— "(i) \$25; or 24

| 1 | "(ii) the amount payable to unsecured |
|----|--|
| 2 | nonpriority creditors, as provided by the |
| 3 | plan, multiplied by 5 percent, and the re- |
| 4 | sult divided by the number of months in |
| 5 | the plan."; and |
| 6 | (2) by adding at the end the following: |
| | |
| 7 | "(d) Notwithstanding any other provision of this |
| 8 | title— |
| 9 | ((1) compensation referred to in subsection |
| 10 | (b)(3) is payable and may be collected by the trustee |
| 11 | under that paragraph, even if such amount has been |
| 12 | discharged in a prior proceeding under this title; and |
| 13 | ((2) such compensation is payable in a case |
| 14 | under this chapter only to the extent permitted by |
| 15 | subsection $(b)(3)$.". |
| 16 | SEC. 1225. AMENDMENT TO SECTION 362 OF TITLE 11, |
| 17 | UNITED STATES CODE. |
| 18 | Section 362(b)(18) of title 11, United States Code, |
| 19 | is amended to read as follows: |
| 20 | "(18) under subsection (a) of the creation or |
| 21 | perfection of a statutory lien for an ad valorem |
| 22 | property tax, or a special tax or special assessment |
| 23 | on real property whether or not ad valorem, imposed |
| 24 | by a governmental unit, if such tax or assessment |
| 25 | comes due after the filing of the petition;". |

1 SEC. 1226. JUDICIAL EDUCATION.

2 The Director of the Federal Judicial Center, in con-3 sultation with the Director of the Executive Office for United States Trustees, shall develop materials and con-4 5 duct such training as may be useful to courts in implementing this Act and the amendments made by this Act, 6 7 including the requirements relating to the means test and 8 reaffirmations under section 707(b) of title 11, United 9 States Code, as amended by this Act.

425

10 SEC. 1227. RECLAMATION.

(a) RIGHTS AND POWERS OF THE TRUSTEE.—Section 546(c) of title 11, United States Code, is amended
to read as follows:

14 "(c)(1) Except as provided in subsection (d) of this 15 section and subsection (c) of section 507, and subject to 16 the prior rights of holders of security interests in such goods or the proceeds thereof, the rights and powers of 17 18 the trustee under sections 544(a), 545, 547, and 549 are 19 subject to the right of a seller of goods that has sold goods to the debtor, in the ordinary course of such seller's busi-20 ness, to reclaim such goods if the debtor has received such 21 22 goods while insolvent, within 45 days before the date of 23 the commencement of a case under this title, but such sell-24 er may not reclaim such goods unless such seller demands in writing reclamation of such goods— 25

| 1 | "(A) not later than 45 days after the date of |
|----|--|
| | |
| 2 | receipt of such goods by the debtor; or |
| 3 | "(B) not later than 20 days after the date of |
| 4 | commencement of the case, if the 45-day period ex- |
| 5 | pires after the commencement of the case. |
| 6 | ((2) If a seller of goods fails to provide notice in the |
| 7 | manner described in paragraph (1), the seller still may |
| 8 | assert the rights contained in section 503(b)(9).". |
| 9 | (b) Administrative Expenses.—Section 503(b) of |
| 10 | title 11, United States Code, as amended by sections 445 |
| 11 | and 1103, is amended by adding at the end the following: |
| 12 | "(9) the value of any goods received by the |
| 13 | debtor within 20 days before the date of commence- |
| 14 | ment of a case under this title in which the goods |
| 15 | have been sold to the debtor in the ordinary course |
| 16 | of such debtor's business.". |
| 17 | SEC. 1228. PROVIDING REQUESTED TAX DOCUMENTS TO |
| 18 | THE COURT. |
| 19 | (a) CHAPTER 7 CASES.—The court shall not grant |
| 20 | a discharge in the case of an individual seeking bank- |
| 21 | ruptcy under chapter 7 of title 11, United States Code, |
| 22 | unless requested tax documents have been provided to the |

23 court.

24 (b) CHAPTER 11 AND CHAPTER 13 CASES.—The25 court shall not confirm a plan of reorganization in the case

of an individual under chapter 11 or 13 of title 11, United
 States Code, unless requested tax documents have been
 filed with the court.

4 (c) DOCUMENT RETENTION.—The court shall de-5 stroy documents submitted in support of a bankruptcy claim not sooner than 3 years after the date of the conclu-6 7 sion of a bankruptcy case filed by an individual under 8 chapter 7, 11, or 13 of title 11, United States Code. In 9 the event of a pending audit or enforcement action, the 10 court may extend the time for destruction of such re-11 quested tax documents.

12 SEC. 1229. ENCOURAGING CREDITWORTHINESS.

(a) SENSE OF THE CONGRESS.—It is the sense of the
Congress that—

(1) certain lenders may sometimes offer credit
to consumers indiscriminately, without taking steps
to ensure that consumers are capable of repaying
the resulting debt, and in a manner which may encourage certain consumers to accumulate additional
debt; and

(2) resulting consumer debt may increasingly be
a major contributing factor to consumer insolvency.
(b) STUDY REQUIRED.—The Board of Governors of
the Federal Reserve System (hereafter in this section referred to as the "Board") shall conduct a study of—

| 1 | (1) consumer credit industry practices of solic- |
|----|--|
| 2 | iting and extending credit— |
| 3 | (A) indiscriminately; |
| 4 | (B) without taking steps to ensure that |
| 5 | consumers are capable of repaying the resulting |
| 6 | debt; and |
| 7 | (C) in a manner that encourages con- |
| 8 | sumers to accumulate additional debt; and |
| 9 | (2) the effects of such practices on consumer |
| 10 | debt and insolvency. |
| 11 | (c) Report and Regulations.—Not later than 12 |
| 12 | months after the date of enactment of this Act, the |
| 13 | Board— |
| 14 | (1) shall make public a report on its findings |
| 15 | with respect to the indiscriminate solicitation and |
| 16 | extension of credit by the credit industry; |
| 17 | (2) may issue regulations that would require |
| 18 | additional disclosures to consumers; and |
| 19 | (3) may take any other actions, consistent with |
| 20 | its existing statutory authority, that the Board finds |
| 21 | necessary to ensure responsible industrywide prac- |
| 22 | tices and to prevent resulting consumer debt and in- |
| 23 | solvency. |

3 Section 541(b) of title 11, United States Code, as
4 amended by sections 225 and 323, is amended by adding
5 at the end the following:

6 "(8) subject to subchapter III of chapter 5, any 7 interest of the debtor in property where the debtor 8 pledged or sold tangible personal property (other 9 than securities or written or printed evidences of in-10 debtedness or title) as collateral for a loan or ad-11 vance of money given by a person licensed under law 12 to make such loans or advances, where—

13 "(A) the tangible personal property is in
14 the possession of the pledgee or transferee;

15 "(B) the debtor has no obligation to repay
16 the money, redeem the collateral, or buy back
17 the property at a stipulated price; and

18 "(C) neither the debtor nor the trustee
19 have exercised any right to redeem provided
20 under the contract or State law, in a timely
21 manner as provided under State law and sec22 tion 108(b) of this title; or".

23 SEC. 1231. TRUSTEES.

(a) SUSPENSION AND TERMINATION OF PANEL
TRUSTEES AND STANDING TRUSTEES.—Section 586(d) of
title 28, United States Code, is amended—

(1) by inserting "(1)" after "(d)"; and

1

2

(2) by adding at the end the following:

3 "(2) A trustee whose appointment under subsection 4 (a)(1) or under subsection (b) is terminated or who ceases 5 to be assigned to cases filed under title 11, United States Code, may obtain judicial review of the final agency deci-6 7 sion by commencing an action in the district court of the 8 United States for the district for which the panel to which 9 the trustee is appointed under subsection (a)(1), or in the 10 district court of the United States for the district in which the trustee is appointed under subsection (b) resides, after 11 12 first exhausting all available administrative remedies, 13 which if the trustee so elects, shall also include an administrative hearing on the record. Unless the trustee elects 14 15 to have an administrative hearing on the record, the trustee shall be deemed to have exhausted all administrative 16 17 remedies for purposes of this paragraph if the agency fails to make a final agency decision within 90 days after the 18 19 trustee requests administrative remedies. The Attorney 20 General shall prescribe procedures to implement this para-21 graph. The decision of the agency shall be affirmed by 22 the district court unless it is unreasonable and without 23 cause based on the administrative record before the agen-24 cy.".

(b) EXPENSES OF STANDING TRUSTEES.—Section
 586(e) of title 28, United States Code, is amended by add ing at the end the following:

4 "(3) After first exhausting all available administra-5 tive remedies, an individual appointed under subsection (b) may obtain judicial review of final agency action to 6 7 deny a claim of actual, necessary expenses under this sub-8 section by commencing an action in the district court of 9 the United States for the district where the individual re-10 sides. The decision of the agency shall be affirmed by the district court unless it is unreasonable and without cause 11 12 based upon the administrative record before the agency. 13 "(4) The Attorney General shall prescribe procedures to implement this subsection.". 14

15 SEC. 1232. BANKRUPTCY FORMS.

16 Section 2075 of title 28, United States Code, is17 amended by adding at the end the following:

18 "The bankruptcy rules promulgated under this section
19 shall prescribe a form for the statement required under
20 section 707(b)(2)(C) of title 11 and may provide general
21 rules on the content of such statement.".

22 SEC. 1233. DIRECT APPEALS OF BANKRUPTCY MATTERS TO 23 COURTS OF APPEALS.

24 (a) APPEALS.—Section 158 of title 28, United States
25 Code, is amended—

| 1 | (1) in subsection $(c)(1)$, by striking "Subject to |
|--|---|
| 2 | subsection (b)," and inserting "Subject to sub- |
| 3 | sections (b) and $(d)(2),$; and |
| 4 | (2) in subsection (d)— |
| 5 | (A) by inserting "(1)" after "(d)"; and |
| 6 | (B) by adding at the end the following: |
| 7 | ((2)(A) The appropriate court of appeals shall have |
| 8 | jurisdiction of appeals described in the first sentence of |
| 9 | subsection (a) if the bankruptcy court, the district court, |
| 10 | or the bankruptcy appellate panel involved, acting on its |
| 11 | own motion or on the request of a party to the judgment, |
| 12 | order, or decree described in such first sentence, or all the |
| 13 | appellants and appellees (if any) acting jointly, certify |
| | |
| 14 | that— |
| 14 15 | that— "(i) the judgment, order, or decree involves a |
| | |
| 15 | "(i) the judgment, order, or decree involves a |
| 15 16 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling |
| 15 16 17 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for the circuit or of |
| 15 16 17 18 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for the circuit or of the Supreme Court of the United States, or involves |
| 15 16 17 18 19 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for the circuit or of the Supreme Court of the United States, or involves a matter of public importance; |
| 15 16 17 18 19 20 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for the circuit or of the Supreme Court of the United States, or involves a matter of public importance; "(ii) the judgment, order, or decree involves a |
| 15 16 17 18 19 20 21 | "(i) the judgment, order, or decree involves a question of law as to which there is no controlling decision of the court of appeals for the circuit or of the Supreme Court of the United States, or involves a matter of public importance; "(ii) the judgment, order, or decree involves a question of law requiring resolution of conflicting de- |

of the case or proceeding in which the appeal is
 taken;

3 and if the court of appeals authorizes the direct appeal4 of the judgment, order, or decree.

5 "(B) If the bankruptcy court, the district court, or6 the bankruptcy appellate panel—

7 "(i) on its own motion or on the request of a
8 party, determines that a circumstance specified in
9 clause (i), (ii), or (iii) of subparagraph (A) exists; or

"(ii) receives a request made by a majority of
the appellants and a majority of appellees (if any)
to make the certification described in subparagraph
(A);

14 then the bankruptcy court, the district court, or the bank-15 ruptcy appellate panel shall make the certification de-16 scribed in subparagraph (A).

17 "(C) The parties may supplement the certification with a short statement of the basis for the certification. 18 19 "(D) An appeal under this paragraph does not stay 20any proceeding of the bankruptcy court, the district court, 21 or the bankruptcy appellate panel from which the appeal is taken, unless the respective bankruptcy court, district 22 23 court, or bankruptcy appellate panel, or the court of ap-24 peals in which the appeal in pending, issues a stay of such proceeding pending the appeal. 25

"(E) Any request under subparagraph (B) for certifi cation shall be made not later than 60 days after the entry
 of the judgment, order, or decree.".

4 (b) PROCEDURAL RULES.—

5 (1) TEMPORARY APPLICATION.—A provision of
6 this subsection shall apply to appeals under section
7 158(d)(2) of title 28, United States Code, until a
8 rule of practice and procedure relating to such provi9 sion and such appeals is promulgated or amended
10 under chapter 131 of such title.

(2) CERTIFICATION.—A district court, a bankruptcy court, or a bankruptcy appellate panel may
make a certification under section 158(d)(2) of title
28, United States Code, only with respect to matters
pending in the respective bankruptcy court, district
court, or bankruptcy appellate panel.

17 (3) PROCEDURE.—Subject to any other provi-18 sion of this subsection, an appeal authorized by the 19 court of appeals under section 158(d)(2)(A) of title 20 28, United States Code, shall be taken in the man-21 ner prescribed in subdivisions (a)(1), (b), (c), and 22 (d) of rule 5 of the Federal Rules of Appellate Pro-23 cedure. For purposes of subdivision (a)(1) of rule 5— 24

| 1 | (A) a reference in such subdivision to a |
|----|---|
| 2 | district court shall be deemed to include a ref- |
| 3 | erence to a bankruptcy court and a bankruptcy |
| 4 | appellate panel, as appropriate; |
| 5 | (B) a reference in such subdivision to the |
| 6 | parties requesting permission to appeal to be |
| 7 | served with the petition shall be deemed to in- |
| 8 | clude a reference to the parties to the judg- |
| 9 | ment, order, or decree from which the appeal is |
| 10 | taken. |
| 11 | (4) FILING OF PETITION WITH ATTACHMENT.— |
| 12 | A petition requesting permission to appeal, that is |
| 13 | based on a certification made under subparagraph |
| 14 | (A) or (B) of section $158(d)(2)$ shall— |
| 15 | (A) be filed with the circuit clerk not later |
| 16 | than 10 days after the certification is entered |
| 17 | on the docket of the bankruptcy court, the dis- |
| 18 | trict court, or the bankruptcy appellate panel |
| 19 | from which the appeal is taken; and |
| 20 | (B) have attached a copy of such certifi- |
| 21 | cation. |
| 22 | (5) References in rule 5.—For purposes of |
| 23 | rule 5 of the Federal Rules of Appellate Proce- |
| 24 | dure— |

1 (A) a reference in such rule to a district 2 court shall be deemed to include a reference to 3 a bankruptcy court and to a bankruptcy appel-4 late panel; and

(B) a reference in such rule to a district clerk shall be deemed to include a reference to a clerk of a bankruptcy court and to a clerk of a bankruptcy appellate panel.

9 (6) APPLICATION OF RULES.—The Federal 10 Rules of Appellate Procedure shall apply in the 11 courts of appeals with respect to appeals authorized under section 158(d)(2)(A), to the extent relevant 12 13 and as if such appeals were taken from final judg-14 ments, orders, or decrees of the district courts or 15 bankruptcy appellate panels exercising appellate ju-16 risdiction under subsection (a) or (b) of section 158 17 of title 28, United States Code.

18 SEC. 1234. INVOLUNTARY CASES.

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19 (a) AMENDMENTS.—Section 303 of title 11, United20 States Code, is amended—

- 21 (1) in subsection (b)(1), by—
- 22 (A) inserting "as to liability or amount"23 after "bona fide dispute"; and

(B) striking "if such claims" and inserting
 "if such noncontingent, undisputed claims";
 and

(2) in subsection (h)(1), by inserting "as to li-4 5 ability or amount" before the semicolon at the end. 6 (b) EFFECTIVE DATE; APPLICATION OF AMEND-7 MENTS.—This section and the amendments made by this 8 section shall take effect on the date of the enactment of 9 this Act and shall not apply with respect to cases commenced under title 11 of the United States Code before 10 11 such date.

12 SEC. 1235. FEDERAL ELECTION LAW FINES AND PENALTIES 13 AS NONDISCHARGEABLE DEBT.

Section 523(a) of title 11, United States Code, as
amended by section 314, is amended by inserting after
paragraph (14A) the following:

17 "(14B) incurred to pay fines or penalties im-18 posed under Federal election law;".

19 TITLE XIII—CONSUMER CREDIT 20 DISCLOSURE

21 SEC. 1301. ENHANCED DISCLOSURES UNDER AN OPEN END

22 **CREDIT PLAN.**

(a) MINIMUM PAYMENT DISCLOSURES.—Section
24 127(b) of the Truth in Lending Act (15 U.S.C. 1637(b))

25 is amended by adding at the end the following:

1 "(11)(A) In the case of an open end credit plan 2 that requires a minimum monthly payment of not 3 more than 4 percent of the balance on which finance 4 charges are accruing, the following statement, lo-5 cated on the front of the billing statement, disclosed 6 clearly and conspicuously: 'Minimum Payment 7 Warning: Making only the minimum payment will 8 increase the interest you pay and the time it takes 9 to repay your balance. For example, making only the 10 typical 2 % minimum monthly payment on a balance 11 of \$1,000 at an interest rate of 17 % would take 88 12 months to repay the balance in full. For an estimate 13 of the time it would take to repay your balance, 14 making only minimum payments, call this toll-free number: ______.' (the blank space to be 15 16 filled in by the creditor).

17 "(B) In the case of an open end credit plan 18 that requires a minimum monthly payment of more 19 than 4 percent of the balance on which finance 20 charges are accruing, the following statement, in a 21 prominent location on the front of the billing state-22 ment, disclosed clearly and conspicuously: 'Minimum 23 Payment Warning: Making only the required min-24 imum payment will increase the interest you pay and 25 the time it takes to repay your balance. Making a typical 5% minimum monthly payment on a balance
of \$300 at an interest rate of 17% would take 24
months to repay the balance in full. For an estimate
of the time it would take to repay your balance,
making only minimum monthly payments, call this
toll-free number: ______.' (the blank space to
be filled in by the creditor).

"(C) Notwithstanding subparagraphs (A) and 8 9 (B), in the case of a creditor with respect to which 10 compliance with this title is enforced by the Federal 11 Trade Commission, the following statement, in a 12 prominent location on the front of the billing statement, disclosed clearly and conspicuously: 'Minimum 13 14 Payment Warning: Making only the required min-15 imum payment will increase the interest you pay and 16 the time it takes to repay your balance. For exam-17 ple, making only the typical 5% minimum monthly 18 payment on a balance of \$300 at an interest rate of 19 17% would take 24 months to repay the balance in 20 full. For an estimate of the time it would take to 21 repay your balance, making only minimum monthly 22 payments, call the Federal Trade Commission at this toll-free number: _____.' (the blank 23 24 space to be filled in by the creditor). A creditor who is subject to this subparagraph shall not be subject
 to subparagraph (A) or (B).

3 "(D) Notwithstanding subparagraph (A), (B), 4 or (C), in complying with any such subparagraph, a 5 creditor may substitute an example based on an in-6 terest rate that is greater than 17 percent. Any 7 creditor that is subject to subparagraph (B) may 8 elect to provide the disclosure required under sub-9 paragraph (A) in lieu of the disclosure required 10 under subparagraph (B).

11 "(E) The Board shall, by rule, periodically re-12 calculate, as necessary, the interest rate and repay-13 ment period under subparagraphs (A), (B), and (C). 14 "(F)(i) The toll-free telephone number disclosed 15 by a creditor or the Federal Trade Commission 16 under subparagraph (A), (B), or (G), as appro-17 priate, may be a toll-free telephone number estab-18 lished and maintained by the creditor or the Federal 19 Trade Commission, as appropriate, or may be a toll-20 free telephone number established and maintained 21 by a third party for use by the creditor or multiple 22 creditors or the Federal Trade Commission, as ap-23 propriate. The toll-free telephone number may con-24 nect consumers to an automated device through 25 which consumers may obtain information described

1 in subparagraph (A), (B), or (C), by inputting infor-2 mation using a touch-tone telephone or similar de-3 vice, if consumers whose telephones are not equipped 4 to use such automated device are provided the op-5 portunity to be connected to an individual from 6 whom the information described in subparagraph 7 (A), (B), or (C), as applicable, may be obtained. A 8 person that receives a request for information de-9 scribed in subparagraph (A), (B), or (C) from an ob-10 ligor through the toll-free telephone number disclosed under subparagraph (A), (B), or (C), as ap-11 12 plicable, shall disclose in response to such request 13 only the information set forth in the table promul-14 gated by the Board under subparagraph (H)(i).

15 "(ii)(I) The Board shall establish and maintain 16 for a period not to exceed 24 months following the 17 effective date of the Bankruptcy Abuse Prevention 18 and Consumer Protection Act of 2003, a toll-free 19 telephone number, or provide a toll-free telephone 20 number established and maintained by a third party, 21 for use by creditors that are depository institutions 22 (as defined in section 3 of the Federal Deposit In-23 surance Act), including a Federal credit union or 24 State credit union (as defined in section 101 of the 25 Federal Credit Union Act, with total assets not ex-

| 1 | ceeding $$250,000,000$. The toll-free telephone num- |
|----|---|
| 2 | ber may connect consumers to an automated device |
| 3 | through which consumers may obtain information |
| 4 | described in subparagraph (A) or (B), as applicable, |
| 5 | by inputting information using a touch-tone tele- |
| 6 | phone or similar device, if consumers whose tele- |
| 7 | phones are not equipped to use such automated de- |
| 8 | vice are provided the opportunity to be connected to |
| 9 | an individual from whom the information described |
| 10 | in subparagraph (A) or (B), as applicable, may be |
| 11 | obtained. A person that receives a request for infor- |
| 12 | mation described in subparagraph (A) or (B) from |
| 13 | an obligor through the toll-free telephone number |
| 14 | disclosed under subparagraph (A) or (B), as applica- |
| 15 | ble, shall disclose in response to such request only |
| 16 | the information set forth in the table promulgated |
| 17 | by the Board under subparagraph (H)(i). The dollar |
| 18 | amount contained in this subclause shall be adjusted |
| 19 | according to an indexing mechanism established by |
| 20 | the Board. |
| 21 | "(II) Not later than 6 months prior to the expi- |

"(II) Not later than 6 months prior to the expiration of the 24-month period referenced in subclause (I), the Board shall submit to the Committee
on Banking, Housing, and Urban Affairs of the Senate and the Committee on Financial Services of the

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| 1 | House of Representatives a report on the program |
| 2 | described in subclause (I). |
| 3 | "(G) The Federal Trade Commission shall es- |
| 4 | tablish and maintain a toll-free number for the pur- |
| 5 | pose of providing to consumers the information re- |
| 6 | quired to be disclosed under subparagraph (C). |
| 7 | "(H) The Board shall— |
| 8 | "(i) establish a detailed table illustrating |
| 9 | the approximate number of months that it |
| 10 | would take to repay an outstanding balance if |
| 11 | a consumer pays only the required minimum |
| 12 | monthly payments and if no other advances are |
| 13 | made, which table shall clearly present stand- |
| 14 | ardized information to be used to disclose the |
| 15 | information required to be disclosed under sub- |
| 16 | paragraph (A), (B), or (C), as applicable; |
| 17 | "(ii) establish the table required under |
| 18 | clause (i) by assuming— |
| 19 | "(I) a significant number of different |
| 20 | annual percentage rates; |
| 21 | "(II) a significant number of different |
| 22 | account balances; |
| 23 | "(III) a significant number of dif- |
| 24 | ferent minimum payment amounts; and |
| | |

| 1 | "(IV) that only minimum monthly |
|----|--|
| 2 | payments are made and no additional ex- |
| 3 | tensions of credit are obtained; and |
| 4 | "(iii) promulgate regulations that provide |
| 5 | instructional guidance regarding the manner in |
| 6 | which the information contained in the table es- |
| 7 | tablished under clause (i) should be used in re- |
| 8 | sponding to the request of an obligor for any |
| 9 | information required to be disclosed under sub- |
| 10 | paragraph (A), (B), or (C). |
| 11 | "(I) The disclosure requirements of this para- |
| 12 | graph do not apply to any charge card account, the |
| 13 | primary purpose of which is to require payment of |
| 14 | charges in full each month. |
| 15 | "(J) A creditor that maintains a toll-free tele- |
| 16 | phone number for the purpose of providing cus- |
| 17 | tomers with the actual number of months that it will |
| 18 | take to repay the customer's outstanding balance is |
| 19 | not subject to the requirements of subparagraph (A) |
| 20 | or (B). |
| 21 | "(K) A creditor that maintains a toll-free tele- |
| 22 | phone number for the purpose of providing cus- |
| 23 | tomers with the actual number of months that it will |
| 24 | take to repay an outstanding balance shall include |
| 25 | the following statement on each billing statement: |

| 1 | 'Making only the minimum payment will increase |
|----|--|
| 2 | the interest you pay and the time it takes to repay |
| 3 | your balance. For more information, call this toll- |
| 4 | free number:' (the blank space to be filled |
| 5 | in by the creditor).". |
| 6 | (b) Regulatory Implementation.— |
| 7 | (1) IN GENERAL.—The Board of Governors of |
| 8 | the Federal Reserve System (hereafter in this title |
| 9 | referred to as the "Board") shall promulgate regula- |
| 10 | tions implementing the requirements of section |
| 11 | 127(b)(11) of the Truth in Lending Act, as added |
| 12 | by subsection (a) of this section. |
| 13 | (2) Effective date.—Section 127(b)(11) of |
| 14 | the Truth in Lending Act, as added by subsection |
| 15 | (a) of this section, and the regulations issued under |
| 16 | paragraph (1) of this subsection shall not take effect |
| 17 | until the later of— |
| 18 | (A) 18 months after the date of enactment |
| 19 | of this Act; or |
| 20 | (B) 12 months after the publication of |
| 21 | such final regulations by the Board. |
| 22 | (c) Study of Financial Disclosures.— |
| 23 | (1) IN GENERAL.—The Board may conduct a |
| 24 | study to determine the types of information available |
| 25 | to potential borrowers from consumer credit lending |

institutions regarding factors qualifying potential
 borrowers for credit, repayment requirements, and
 the consequences of default.

4 (2) FACTORS FOR CONSIDERATION.—In con5 ducting a study under paragraph (1), the Board
6 should, in consultation with the other Federal bank7 ing agencies (as defined in section 3 of the Federal
8 Deposit Insurance Act), the National Credit Union
9 Administration, and the Federal Trade Commission,
10 consider the extent to which—

(A) consumers, in establishing new credit
arrangements, are aware of their existing payment obligations, the need to consider those obligations in deciding to take on new credit, and
how taking on excessive credit can result in financial difficulty;

17 (B) minimum periodic payment features
18 offered in connection with open end credit plans
19 impact consumer default rates;

20 (C) consumers make only the required
21 minimum payment under open end credit plans;
22 (D) consumers are aware that making only
23 required minimum payments will increase the
24 cost and repayment period of an open end cred25 it obligation; and

| 1 | (E) the availability of low minimum pay- |
|----|--|
| 2 | ment options is a cause of consumers experi- |
| 3 | encing financial difficulty. |
| 4 | (3) Report to congress.—Findings of the |
| 5 | Board in connection with any study conducted under |
| 6 | this subsection shall be submitted to Congress. Such |
| 7 | report shall also include recommendations for legis- |
| 8 | lative initiatives, if any, of the Board, based on its |
| 9 | findings. |
| 10 | SEC. 1302. ENHANCED DISCLOSURE FOR CREDIT EXTEN- |
| 11 | SIONS SECURED BY A DWELLING. |
| 12 | (a) Open End Credit Extensions.— |
| 13 | (1) CREDIT APPLICATIONS.—Section |
| 14 | 127A(a)(13) of the Truth in Lending Act (15 |
| 15 | U.S.C. 1637a(a)(13)) is amended— |
| 16 | (A) by striking "Consultation of tax |
| 17 | ADVISER.—A statement that the" and inserting |
| 18 | the following: "TAX DEDUCTIBILITY.—A state- |
| 19 | ment that— |
| 20 | "(A) the"; and |
| 21 | (B) by striking the period at the end and |
| 22 | inserting the following: "; and |
| 23 | "(B) in any case in which the extension of |
| 24 | credit exceeds the fair market value (as defined |
| 25 | under the Internal Revenue Code of 1986) of |

| the dwelling, the interest on the portion of the |
|--|
| credit extension that is greater than the fair |
| market value of the dwelling is not tax deduct- |
| ible for Federal income tax purposes.". |
| (2) Credit advertisements.—Section 147(b) |
| of the Truth in Lending Act (15 U.S.C. 1665b(b)) |
| is amended— |
| (A) by striking "If any" and inserting the |
| following: |
| "(1) IN GENERAL.—If any"; and |
| (B) by adding at the end the following: |
| "(2) CREDIT IN EXCESS OF FAIR MARKET |
| VALUE.—Each advertisement described in subsection |
| (a) that relates to an extension of credit that may |
| exceed the fair market value of the dwelling, and |
| which advertisement is disseminated in paper form |
| to the public or through the Internet, as opposed to |
| by radio or television, shall include a clear and con- |
| spicuous statement that— |
| "(A) the interest on the portion of the |
| credit extension that is greater than the fair |
| market value of the dwelling is not tax deduct- |
| ible for Federal income tax purposes; and |
| |

| 1 | "(B) the consumer should consult a tax |
|----|---|
| 2 | adviser for further information regarding the |
| 3 | deductibility of interest and charges.". |
| 4 | (b) Non-Open End Credit Extensions.— |
| 5 | (1) Credit Applications.—Section 128 of the |
| 6 | Truth in Lending Act (15 U.S.C. 1638) is amend- |
| 7 | ed— |
| 8 | (A) in subsection (a), by adding at the end |
| 9 | the following: |
| 10 | "(15) In the case of a consumer credit trans- |
| 11 | action that is secured by the principal dwelling of |
| 12 | the consumer, in which the extension of credit may |
| 13 | exceed the fair market value of the dwelling, a clear |
| 14 | and conspicuous statement that— |
| 15 | "(A) the interest on the portion of the |
| 16 | credit extension that is greater than the fair |
| 17 | market value of the dwelling is not tax deduct- |
| 18 | ible for Federal income tax purposes; and |
| 19 | "(B) the consumer should consult a tax |
| 20 | adviser for further information regarding the |
| 21 | deductibility of interest and charges."; and |
| 22 | (B) in subsection (b), by adding at the end |
| 23 | the following: |
| 24 | "(3) In the case of a credit transaction described in |
| 25 | paragraph (15) of subsection (a), disclosures required by |

that paragraph shall be made to the consumer at the time
 of application for such extension of credit.".

3 (2) CREDIT ADVERTISEMENTS.—Section 144 of
4 the Truth in Lending Act (15 U.S.C. 1664) is
5 amended by adding at the end the following:

6 "(e) Each advertisement to which this section applies 7 that relates to a consumer credit transaction that is se-8 cured by the principal dwelling of a consumer in which 9 the extension of credit may exceed the fair market value 10 of the dwelling, and which advertisement is disseminated in paper form to the public or through the Internet, as 11 opposed to by radio or television, shall clearly and con-12 13 spicuously state that—

"(1) the interest on the portion of the credit extension that is greater than the fair market value of
the dwelling is not tax deductible for Federal income
tax purposes; and

18 "(2) the consumer should consult a tax adviser
19 for further information regarding the deductibility of
20 interest and charges.".

21 (c) Regulatory Implementation.—

(1) IN GENERAL.—The Board shall promulgate
regulations implementing the amendments made by
this section.

| 1 | (2) Effective date.—Regulations issued |
|----|--|
| 2 | under paragraph (1) shall not take effect until the |
| 3 | later of— |
| 4 | (A) 12 months after the date of enactment |
| 5 | of this Act; or |
| 6 | (B) 12 months after the date of publica- |
| 7 | tion of such final regulations by the Board. |
| 8 | SEC. 1303. DISCLOSURES RELATED TO "INTRODUCTORY |
| 9 | RATES". |
| 10 | (a) INTRODUCTORY RATE DISCLOSURES.—Section |
| 11 | 127(c) of the Truth in Lending Act (15 U.S.C. 1637(c)) |
| 12 | is amended by adding at the end the following: |
| 13 | "(6) Additional notice concerning 'intro- |
| 14 | DUCTORY RATES'.— |
| 15 | "(A) IN GENERAL.—Except as provided in |
| 16 | subparagraph (B), an application or solicitation |
| 17 | to open a credit card account and all pro- |
| 18 | motional materials accompanying such applica- |
| 19 | tion or solicitation for which a disclosure is re- |
| 20 | quired under paragraph (1), and that offers a |
| 21 | temporary annual percentage rate of interest, |
| 22 | shall— |
| 23 | "(i) use the term 'introductory' in im- |
| 24 | mediate proximity to each listing of the |
| 25 | temporary annual percentage rate applica- |

| 1 | ble to such account, which term shall ap- |
|----|---|
| 2 | pear clearly and conspicuously; |
| 3 | "(ii) if the annual percentage rate of |
| 4 | interest that will apply after the end of the |
| 5 | temporary rate period will be a fixed rate, |
| 6 | state in a clear and conspicuous manner in |
| 7 | a prominent location closely proximate to |
| 8 | the first listing of the temporary annual |
| 9 | percentage rate (other than a listing of the |
| 10 | temporary annual percentage rate in the |
| 11 | tabular format described in section |
| 12 | 122(c)), the time period in which the intro- |
| 13 | ductory period will end and the annual |
| 14 | percentage rate that will apply after the |
| 15 | end of the introductory period; and |
| 16 | "(iii) if the annual percentage rate |
| 17 | that will apply after the end of the tem- |
| 18 | porary rate period will vary in accordance |
| 19 | with an index, state in a clear and con- |
| 20 | spicuous manner in a prominent location |
| 21 | closely proximate to the first listing of the |
| 22 | temporary annual percentage rate (other |
| 23 | than a listing in the tabular format pre- |
| 24 | scribed by section 122(c)), the time period |
| 25 | in which the introductory period will end |
| | |

| 1 | and the rate that will apply after that, |
|----|--|
| 2 | based on an annual percentage rate that |
| 3 | was in effect within 60 days before the |
| 4 | date of mailing the application or solicita- |
| 5 | tion. |
| 6 | "(B) EXCEPTION.—Clauses (ii) and (iii) of |
| 7 | subparagraph (A) do not apply with respect to |
| 8 | any listing of a temporary annual percentage |
| 9 | rate on an envelope or other enclosure in which |
| 10 | an application or solicitation to open a credit |
| 11 | card account is mailed. |
| 12 | "(C) CONDITIONS FOR INTRODUCTORY |
| 13 | RATES.—An application or solicitation to open |
| 14 | a credit card account for which a disclosure is |
| 15 | required under paragraph (1), and that offers a |
| 16 | temporary annual percentage rate of interest |
| 17 | shall, if that rate of interest is revocable under |
| 18 | any circumstance or upon any event, clearly |
| 19 | and conspicuously disclose, in a prominent man- |
| 20 | ner on or with such application or solicitation— |
| 21 | "(i) a general description of the cir- |
| 22 | cumstances that may result in the revoca- |
| 23 | tion of the temporary annual percentage |
| 24 | rate; and |
| | |

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|----|--|
| 1 | "(ii) if the annual percentage rate |
| 2 | that will apply upon the revocation of the |
| 3 | temporary annual percentage rate— |
| 4 | "(I) will be a fixed rate, the an- |
| 5 | nual percentage rate that will apply |
| 6 | upon the revocation of the temporary |
| 7 | annual percentage rate; or |
| 8 | "(II) will vary in accordance with |
| 9 | an index, the rate that will apply after |
| 10 | the temporary rate, based on an an- |
| 11 | nual percentage rate that was in ef- |
| 12 | fect within 60 days before the date of |
| 13 | mailing the application or solicitation. |
| 14 | "(D) DEFINITIONS.—In this paragraph— |
| 15 | "(i) the terms 'temporary annual per- |
| 16 | centage rate of interest' and 'temporary |
| 17 | annual percentage rate' mean any rate of |
| 18 | interest applicable to a credit card account |
| 19 | for an introductory period of less than 1 |
| 20 | year, if that rate is less than an annual |
| 21 | percentage rate that was in effect within |
| 22 | 60 days before the date of mailing the ap- |
| 23 | plication or solicitation; and |
| 24 | "(ii) the term "introductory period" |
| 25 | means the maximum time period for which |
| | |

| 1 | the temporary annual percentage rate may |
|----|--|
| 2 | be applicable. |
| 3 | "(E) Relation to other disclosure |
| 4 | REQUIREMENTS.—Nothing in this paragraph |
| 5 | may be construed to supersede subsection (a) of |
| 6 | section 122, or any disclosure required by para- |
| 7 | graph (1) or any other provision of this sub- |
| 8 | section.". |
| 9 | (b) Regulatory Implementation.— |
| 10 | (1) IN GENERAL.—The Board shall promulgate |
| 11 | regulations implementing the requirements of section |
| 12 | 127(c)(6) of the Truth in Lending Act, as added by |
| 13 | this section. |
| 14 | (2) Effective date.—Section 127(c)(6) of |
| 15 | the Truth in Lending Act, as added by this section, |
| 16 | and regulations issued under paragraph (1) of this |
| 17 | subsection shall not take effect until the later of— |
| 18 | (A) 12 months after the date of enactment |
| 19 | of this Act; or |
| 20 | (B) 12 months after the date of publica- |
| 21 | tion of such final regulations by the Board. |
| 22 | SEC. 1304. INTERNET-BASED CREDIT CARD SOLICITATIONS. |
| 23 | (a) INTERNET-BASED SOLICITATIONS.—Section |
| 24 | 127(c) of the Truth in Lending Act (15 U.S.C. 1637(c)) |
| 25 | is amended by adding at the end the following: |

| 1 | "(7) Internet-based solicitations.— |
|----|--|
| 2 | "(A) IN GENERAL.—In any solicitation to |
| 3 | open a credit card account for any person under |
| 4 | an open end consumer credit plan using the |
| 5 | Internet or other interactive computer service, |
| 6 | the person making the solicitation shall clearly |
| 7 | and conspicuously disclose— |
| 8 | "(i) the information described in sub- |
| 9 | paragraphs (A) and (B) of paragraph (1); |
| 10 | and |
| 11 | "(ii) the information described in |
| 12 | paragraph (6). |
| 13 | "(B) FORM OF DISCLOSURE.—The disclo- |
| 14 | sures required by subparagraph (A) shall be— |
| 15 | "(i) readily accessible to consumers in |
| 16 | close proximity to the solicitation to open |
| 17 | a credit card account; and |
| 18 | "(ii) updated regularly to reflect the |
| 19 | current policies, terms, and fee amounts |
| 20 | applicable to the credit card account. |
| 21 | "(C) DEFINITIONS.—For purposes of this |
| 22 | paragraph— |
| 23 | "(i) the term 'Internet' means the |
| 24 | international computer network of both |
| | |

| 1 | Federal and non-Federal interoperable |
|----|--|
| 2 | packet switched data networks; and |
| 3 | "(ii) the term "interactive computer |
| 4 | service' means any information service, |
| 5 | system, or access software provider that |
| 6 | provides or enables computer access by |
| 7 | multiple users to a computer server, in- |
| 8 | cluding specifically a service or system that |
| 9 | provides access to the Internet and such |
| 10 | systems operated or services offered by li- |
| 11 | braries or educational institutions.". |
| 12 | (b) Regulatory Implementation.— |
| 13 | (1) IN GENERAL.—The Board shall promulgate |
| 14 | regulations implementing the requirements of section |
| 15 | 127(c)(7) of the Truth in Lending Act, as added by |
| 16 | this section. |
| 17 | (2) Effective date.—The amendment made |
| 18 | by subsection (a) and the regulations issued under |
| 19 | paragraph (1) of this subsection shall not take effect |
| 20 | until the later of— |
| 21 | (A) 12 months after the date of enactment |
| 22 | of this Act; or |
| 23 | (B) 12 months after the date of publica- |
| 24 | tion of such final regulations by the Board. |

1 SEC. 1305. DISCLOSURES RELATED TO LATE PAYMENT

| 2 | DEADLINES AND PENALTIES. |
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| 3 | (a) Disclosures Related to Late Payment |
| 4 | DEADLINES AND PENALTIES.—Section 127(b) of the |
| 5 | Truth in Lending Act (15 U.S.C. 1637(b)) is amended |
| 6 | by adding at the end the following: |
| 7 | "(12) If a late payment fee is to be imposed |
| 8 | due to the failure of the obligor to make payment on |
| 9 | or before a required payment due date, the following |
| 10 | shall be stated clearly and conspicuously on the bill- |
| 11 | ing statement: |
| 12 | "(A) The date on which that payment is |
| 13 | due or, if different, the earliest date on which |
| 14 | a late payment fee may be charged. |
| 15 | "(B) The amount of the late payment fee |
| 16 | to be imposed if payment is made after such |
| 17 | date.". |
| 18 | (b) Regulatory Implementation.— |
| 19 | (1) IN GENERAL.—The Board shall promulgate |
| 20 | regulations implementing the requirements of section |
| 21 | 127(b)(12) of the Truth in Lending Act, as added |
| 22 | by this section. |
| 23 | (2) EFFECTIVE DATE.—The amendment made |
| 24 | by subsection (a) and regulations issued under para- |
| 25 | graph (1) of this subsection shall not take effect |
| 26 | until the later of— |
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| | 100 |
|----|--|
| 1 | (A) 12 months after the date of enactment |
| 2 | of this Act; or |
| 3 | (B) 12 months after the date of publica- |
| 4 | tion of such final regulations by the Board. |
| 5 | SEC. 1306. PROHIBITION ON CERTAIN ACTIONS FOR FAIL- |
| 6 | URE TO INCUR FINANCE CHARGES. |
| 7 | (a) Prohibition on Certain Actions for Fail- |
| 8 | URE TO INCUR FINANCE CHARGES.—Section 127 of the |
| 9 | Truth in Lending Act (15 U.S.C. 1637) is amended by |
| 10 | adding at the end the following: |
| 11 | "(h) Prohibition on Certain Actions for Fail- |
| 12 | URE TO INCUR FINANCE CHARGES.—A creditor of an ac- |
| 13 | count under an open end consumer credit plan may not |
| 14 | terminate an account prior to its expiration date solely be- |
| 15 | cause the consumer has not incurred finance charges on |
| 16 | the account. Nothing in this subsection shall prohibit a |
| 17 | creditor from terminating an account for inactivity in 3 |
| 18 | or more consecutive months.". |
| 19 | (b) Regulatory Implementation.— |
| 20 | (1) IN GENERAL.—The Board shall promulgate |
| 21 | regulations implementing the requirements of section |

127(h) of the Truth in Lending Act, as added bythis section.

24 (2) EFFECTIVE DATE.—The amendment made25 by subsection (a) and regulations issued under para-

graph (1) of this subsection shall not take effect
 until the later of—
 (A) 12 months after the date of enactment
 of this Act; or
 (B) 12 months after the date of publica tion of such final regulations by the Board.

7 SEC. 1307. DUAL USE DEBIT CARD.

8 (a) REPORT.—The Board may conduct a study of, 9 and present to Congress a report containing its analysis 10 of, consumer protections under existing law to limit the 11 liability of consumers for unauthorized use of a debit card 12 or similar access device. Such report, if submitted, shall 13 include recommendations for legislative initiatives, if any, 14 of the Board, based on its findings.

(b) CONSIDERATIONS.—In preparing a report undersubsection (a), the Board may include—

(1) the extent to which section 909 of the Electronic Fund Transfer Act (15 U.S.C. 1693g), as in
effect at the time of the report, and the implementing regulations promulgated by the Board to
carry out that section provide adequate unauthorized
use liability protection for consumers;

(2) the extent to which any voluntary industryrules have enhanced or may enhance the level of pro-

| 1 | tection afforded consumers in connection with such |
|--|---|
| 2 | unauthorized use liability; and |
| 3 | (3) whether amendments to the Electronic |
| 4 | Fund Transfer Act (15 U.S.C. 1693 et seq.), or re- |
| 5 | visions to regulations promulgated by the Board to |
| 6 | carry out that Act, are necessary to further address |
| 7 | adequate protection for consumers concerning unau- |
| 8 | thorized use liability. |
| 9 | SEC. 1308. STUDY OF BANKRUPTCY IMPACT OF CREDIT EX- |
| 10 | TENDED TO DEPENDENT STUDENTS. |
| 11 | (a) Study.— |
| 12 | (1) IN GENERAL.—The Board shall conduct a |
| 13 | study regarding the impact that the extension of |
| | |
| 14 | credit described in paragraph (2) has on the rate of |
| 14 15 | credit described in paragraph (2) has on the rate of bankruptcy cases filed under title 11, United States |
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| 15 | bankruptcy cases filed under title 11, United States |
| 15 16 | bankruptcy cases filed under title 11, United States Code. |
| 15 16 17 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of |
| 15 16 17 18 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of credit described in this paragraph is the extension of |
| 15 16 17 18 19 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of credit described in this paragraph is the extension of credit to individuals who are— |
| 15 16 17 18 19 20 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of credit described in this paragraph is the extension of credit to individuals who are— (A) claimed as dependents for purposes of |
| 15 16 17 18 19 20 21 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of credit described in this paragraph is the extension of credit to individuals who are— (A) claimed as dependents for purposes of the Internal Revenue Code of 1986; and |
| 15 16 17 18 19 20 21 22 | bankruptcy cases filed under title 11, United States Code. (2) EXTENSION OF CREDIT.—The extension of credit described in this paragraph is the extension of credit to individuals who are— (A) claimed as dependents for purposes of the Internal Revenue Code of 1986; and (B) enrolled within 1 year of successfully |

(b) REPORT.—Not later than 1 year after the date
 of enactment of this Act, the Board shall submit to the
 Senate and the House of Representatives a report summa rizing the results of the study conducted under subsection
 (a).

6 SEC. 1309. CLARIFICATION OF CLEAR AND CONSPICUOUS.

7 (a) REGULATIONS.—Not later than 6 months after 8 the date of enactment of this Act, the Board, in consulta-9 tion with the other Federal banking agencies (as defined 10 in section 3 of the Federal Deposit Insurance Act), the National Credit Union Administration Board, and the 11 Federal Trade Commission, shall promulgate regulations 12 13 to provide guidance regarding the meaning of the term 14 "clear and conspicuous", as used in subparagraphs (A), 15 (B), and (C) of section 127(b)(11) and clauses (ii) and (iii) of section 127(c)(6)(A) of the Truth in Lending Act. 16 17 (b) EXAMPLES.—Regulations promulgated under 18 subsection (a) shall include examples of clear and con-19 spicuous model disclosures for the purposes of disclosures 20 required by the provisions of the Truth in Lending Act 21 referred to in subsection (a).

(c) STANDARDS.—In promulgating regulations under
this section, the Board shall ensure that the clear and conspicuous standard required for disclosures made under the
provisions of the Truth in Lending Act referred to in sub-

section (a) can be implemented in a manner which results
 in disclosures which are reasonably understandable and
 designed to call attention to the nature and significance
 of the information in the notice.

5 TITLE XIV—GENERAL EFFEC6 TIVE DATE; APPLICATION OF 7 AMENDMENTS

8 SEC. 1401. EFFECTIVE DATE; APPLICATION OF AMEND-9 MENTS.

(a) EFFECTIVE DATE.—Except as otherwise provided
in this Act, this Act and the amendments made by this
Act shall take effect 180 days after the date of enactment
of this Act.

14 (b) Application of Amendments.—

(1) IN GENERAL.—Except as otherwise provided in this Act and paragraph (2), the amendments made by this Act shall not apply with respect
to cases commenced under title 11, United States
Code, before the effective date of this Act.

20 (2) LIMITATIONS ON HOMESTEAD EXEMP21 TION.—The amendments made by sections 308 and
22 322 shall apply with respect to cases commenced
23 under title 11, United States Code, on or after the
24 date of the enactment of this Act.

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