

Thank you for asking us to help review your options regarding your financial issues. My name is Diane L. Drain. Since 1985 I have been a lawyer, law professor, mentor to other lawyers and counselor. As such I am committed to educating you about financial issues you are facing, advising you about the best options available and helping you plan for a peaceful future. I know you are scared right now, but we are here to do our best to help you through this very difficult time. Also you should be aware that by filling out this form you are not committing to file bankruptcy at any time, or even to use our office if you need to file bankruptcy. This process is designed to educate you.

I realize this is a lengthy questionnaire. Please understand that I take my obligation to you very seriously. Asking for advice about bankruptcy is similar to asking your doctor to diagnose a serious medical problem. A good doctor will never give you advice without first obtaining a battery of tests: blood, x-rays, nerve conduction, MRI, etc. The following information is my battery of tests. This information is absolutely necessary for any good bankruptcy lawyer to offer competent advice. I want to get you out of trouble, not put you into more trouble. You will only work directly with me or Jay, my paralegal. We never farm any work out to others. You are far too important for that.

The following questions will help us understand your unique situation; which will assist me in giving you good advice about your options. These options could be a workout or, if absolutely necessary, a bankruptcy. If bankruptcy is appropriate, then we will discuss:

- What type of bankruptcy is best in order for you to accomplish what you need or want.
- The best time for filing a bankruptcy.
- How protect your assets and avoid unnecessary claims against you or your family.
- How to deal with your creditors before, during and after bankruptcy.
- What not to do with your bank account and other assets.
- Other steps you need to take before filing a bankruptcy.

We know that you are anxious to talk to me, therefore please be thorough in completing this form. That way we can call you without delay. Pay particular attention to filling out the <u>means test</u>. Once Jay receives your form he will do a little work and then I will call you to schedule your free 30-minute telephonic appointment. If you are married both you and your spouse will need to be on the phone for this discussion. Again, this is all free.

During the telephonic discussion I will review each page of this form, discuss the Arizona exemptions (if applicable, depending on where you lived in the last 2 years) and answer your questions. It is a good idea to print a copy of the Arizona exemptions for your reference during the telephone conference. This list is located at the same place you found this questionnaire. It is also a good idea to make a list of your questions before the meeting. That way you can make certain that all your questions were answered. At the end of the phone call I will give you a quote for my services based on the information in this form and your needs or wants. The quote is limited to the circumstances you disclose and is valid for 3 months following the telephonic discussion.

Make sure you (and your spouse, if married) watch the 9 short videos about the basics of bankruptcy before sending us this form. Send this form by e-mail (jay@dianedrain.com), fax (602-249-1969) or mail: One East Camelback, Suite 550, Phoenix, Arizona 85012. Please use black ink or type the answers so that it is easy to read.

GENERAL INFORMATION FOR AN INDIVIDUAL OR MARRIED COUPLE

** Required fields. If you do not fill out the field marked with ** then the form cannot be completed. **Full Name: **Full Address:- make sure to include city and zip code **County of Residence **Last 4 digits of social security no. **Date of Birth **How long have you lived in If you did not live in AZ for the last 2 full years, where did you live Arizona? and for how long? Home Phone **Cell Phone **Email Address SPOUSE (IF ANY) Full Name of Spouse: Full address (if different from above) file 707(b)(7)(B) certificate)) Date of Marriage Last 4 digits of social security no. Date of Birth How long has spouse lived in If spouse did not live in AZ for the last 2 full years, where did they Arizona? live and for how long? Home Phone Cell Phone **Email Address** Information about people who live with you or that you deduct on your tax returns. Is this person living with you? Name Relationship to You Age YES NO 2. YES NO 3. YES NO YES NO **How did you find out about our services? (if the Internet - what resource?) Yes No Have you (or your spouse) ever filed bankruptcy before? If yes, list year, state and case number. Yes No If married are both you and your spouse filing this bankruptcy together? If not, explain: Yes No If married, did just one spouse incur the debts before the marriage? If so, explain: Yes No Have you (or your spouse) used any other name during the past 6 years? (Example: maiden name, last name from previous marriage, legal name change, etc.) If yes, provide us with the name and approximate dates this name was used: Name Used: Approximate Dates Used: Approximate Dates Used: Name Used:

	: So that Ms. Drain can help to guide you and, only if you elect to file a what do you expect it to do for you?
	PLEASE ANSWER THESE GENERAL QUESTIONS:
Yes No	•
	not then please do so <u>before</u> sending this form to our office.)
Yes No	·
Yes No	· · · · · · · · · · · · · · · · · · ·
	anything about assets you own or debts you owe? It is very important that you
	ny of these statements or advertisements.
	Have you had or do you have any internet advertisements for sale or trade of
	assets? Is so, make sure to discuss this with Ms. Drain.
	Have you (or your spouse) ever used a false social security number or
	e's name to acquire debt? If so, it is very important that we talk about your
	s is very serious and could be grounds for criminal action and/or deportation.
YesNo	
asi z years?	If so, explain:
he following	g are general questions to determine your current situation. If you are
	please answer the questions that are applicable to either you and/or your
pouse.	,
Yes No	Is there an emergency requiring immediate filing?
If so, v	vhy?
YesNo	
	credit counseling before filing and financial management after filing.
YesNo	
	your exempt property could be sold to pay back child support and/or alimony
Section 522(c Yes No	
Yes No	· · · · · · · · · · · · · · · · · · ·
Yes	<u> </u>
Yes	· · · · · · · · · · · · · · · · · · ·
	did you landlord obtain a Forcible Entry & Detainer Order? When?
	Other debt problems? Explain:
	g are certain issues that determine whether or not it is appropriate to file a
	and, if so, when to file.
YesNo	
	explain:
	Was there a refusal of any inheritance in the last 6 years?
	explain: Are there any pending or expected major medical expenses?
	explain:
☐ Yes☐No	
	approximately how much:
	Does an investment come due any time in the future? (e.g.: investment coming
	payment of a loan)? If so, when and how much:
	Is there a right to collect money or assets from anyone; even if you never
expect to colle	ect? If so, when and how much.

Yes No Is there a personal injury claim pending or payable?
If so, when and how much: Yes No Is there a right to sue anyone for anything?
If so, explain:
Yes No In the last 4 years has there been a transfer of any property, sale or
otherwise (land, cars, businesses, any items of value) to a friend or relative? If so, describe:
Yes No In the last 2 years has there been a transfer, sale or otherwise, of any
property (land, cars, businesses, any items of value) to anyone who was <u>not</u> a friend or
relative? If so, describe:
Yes No Is there a debt owed to any friend or relative? If so, describe:
Yes No In the last year has there been any payments on any debt owed to a friend or
relative? If so, describe:
CREDIT CARDS, BANKS AND OTHER DEBTS:
Yes No Are there any business or non-consumer debts? A business or non-
consumer debts includes student loans, taxes, loans, credit card charges or leases used for
business purposes*. If so, please provide the following totals:
(1) Approximate total of all personal debts (both secured and unsecured): \$
(2) Approximate total of all business or non-personal debts (secured and unsecured)* \$
*Make sure to include debts for investment properties as secured business debts. *Also include any monies you charged on your personal credit cards but used for
business purposes.
List the last year and month the credit cards were used:
Yes No In the last 6 months were any charges/cash advances/balance transfers made of more than \$250? If so, how much, what card and what was purchased?
Yes No Were any items purchased at a store using the store's credit card and you still
owe money on that card? For instance: Home Depot, Sears, or Best Buy.
Yes No Do you have any cash reward cards, gift cards, etc worth more than \$100?
Yes No If bankruptcy is in your future do you understand that you should stop using
credit cards now? Yes No Is any money owed to your current bank (credit cards, car loans, etc)?
If bankruptcy is in your future please move to a new bank now. Request and use a debit card.
Yes No Do you have any outstanding checks with payday loans?
If so, consider closing the bank account that the post-dated checks were drawn on.
Yes No Do you have any loans with a credit union?
If so, it is best to move ALL your money out of the credit union. Yes No Do you have any student loans?
Yes No If so, do you understand that student loans must be paid, despite bankruptcy.
Yes No Do you have any outstanding fines or penalties? (e.g.: court fines or tickets)
If so, describe:
Yes No Do you have any leases on anything (cars, equipment, land)?
If so, explain: Yes No Do you owe the IRS or Arizona Department of Revenue any back taxes?
If so, explain what type of debt, year due, and when was return filed.
Yes No Were any credit cards used to pay taxes within the last year before filing? If so,
when and how much:
Yes No Has IRS/Arizona Department of Revenue garnished your wages or recorded a lien on your property? A lien is recorded with the County Recorder's office.
If so, explain what type of debt, year due, when was return filed.

HOME, LAND AND VEHICLES

Yes No Do you (or your spouse) own	a home or land anyw	here in the world?				
Describe (e.g. 2 bed/3 bath, 1340 sq ft):		Fair market value \$				
The name(s) on the title of the house or land:						
First lender:	Debt owed \$	Arrears* \$				
Second lender:	Debt owed \$	Arrears* \$				
Third lender:	Debt owed \$	Arrears* \$				
*arrears means the amount you are b	ehind on you r payme	nts.				
Yes No Is there a foreclosure or trust	ee's sale pending?		_			
If so, what is the date and time of fore	closure?					
If there is a sale, then provide copie	es of trustee sale do	cuments and make su	re			
that the trustee's name is listed bel						
confirm this date and to keep track						
time your bankruptcy is pending. 1	his office will not m	onitor the date of sale	<u>for</u>			
you, but we be happy to answer yo						
Yes No VERY IMPORTANT: Is the I			ty)?			
Yes No Is there or has there been a	•	the home loans?	_			
If so, was this a permanent modification						
Yes No Is there a homeowner's ass						
YesNo Are the homeowner's						
If not, when was a last paymer		Arrears \$				
If not, is there a lawsuit threate	I					
☐Yes☐No Do you understand th		not allow you to keep y	our			
home unless you pay the homeowner						
		the property the bankr				
will probably not protect you from beir	ng sued for homeowne	er's dues owed AFTER	filing			
the bankruptcy?						
Yes No In the last 10 years have any		<u>ients been made in add</u>	ition			
to the regular monthly payment? If so, desc						
Yes No Is there another home or la	nd?	1- · · · • □				
Describe (e.g. 2 bed/3 bath, 1340 sq ft):		Fair market value \$				
The name(s) on the title of the house or land:						
First lender:	Debt owed \$	Arrears* \$				
Second lender:	Debt owed \$	Arrears* \$				
Third lender:	Debt owed \$	Arrears* \$				
Yes No Is there a pending foreclosur			\neg			
If so, what is the date and time of foreclosure: Yes No Is there a homeowner's association on this second property?						
Yes No Are the homeowner's association payments current? If not, when was a last payment made? Arrears \$						
ii not, when was a last paymer	it made !	Arrears \$				
Yes No Is there any other real estate? (e.g. house, land, time shares, etc)						
	et value \$	Debt owed \$				
	et value \$	Debt owed \$				
	et value \$	Debt owed \$				
		_ · · · · · · · · · · · · · · · · · · ·				

Note - if you are behind on your house payments: here is a link to the Home Affordable Modification Program (HAMP):

http://www.justice.gov/ust/eo/public affairs/consumer info/docs/HAMP Fact Sheet.pdf You can also go to: Making Home Affordable at www.makinghomeaffordable.gov (federal web site).

VEHICLES

	name (or that of your spouse), no matter who is driving					
that vehicle. List all debts on any of those vehicles. List the fair market value of each vehicle.						
Resources for fair market value: www.kbb.com (private party value) or www.edmunds.com or <a h<="" td="">						
www.NADA.com I cannot give you any	advice without the fair market value.					
Describe:	Fair market value \$Debt owed \$					
Date Purchased	Name on title:					
Describe:	Fair market value \$ Debt owed \$					
Date Purchased	Name on title:					
Describe:	Fair market value \$ Debt owed \$					
Date Purchased	Name on title:					
Describe:	Fair market value \$ Debt owed \$					
Date Purchased	Name on title:					
(no redemption in 13 if purchase						
Yes No Are you (or your spouse	a) handicanned?					
Yes No Did you refinance any o	if these vehicles after they were originally purchased?					
☐ Yes☐No Did you (or your spou credit union?	se) currently finance any of these vehicles with a					
credit union?						
OTHER ASSET	TS: INCLUDING BUSINESSES:					
Yes No Are there any valuable items that you are concerned about losing?						
If so describe, include their value:						
If so describe, include their value						
If so describe, include their value Yes No Do you own any luxury						
If so describe, include their value	9:					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household full	e: items that total more than \$50,000 (businesses, stock, rnishings, jewelry or vehicles used as security for a loan					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.)					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust?	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.)					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additionally Yes No Do you have a trust? If so, is it revocable or irrevocable.	items that total more than \$50,000 (businesses, stock, rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)?					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust? If so, is it revocable or irrevocable of the so, describe the assets in the temporary in the son th	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)?					
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If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household full (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust? If so, is it revocable or irrevocable lf so, describe the assets in the to Yes No Do you have stocks, bo If so, describe: Yes No Do you have any retirer lf so, describe:	items that total more than \$50,000 (businesses, stock, rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)? trust: Inds (including savings bonds) or mutual funds? ment accounts?					
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If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust? If so, is it revocable or irrevocable If so, describe the assets in the tell Yes No Do you have stocks, bo If so, describe: Yes No Do you have any retirer If so, describe: Yes No In the last 120 days har NOTE: Make absolutely certain that ye	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)? trust: Inds (including savings bonds) or mutual funds? ment accounts? ve any contributions be made into those account(s)? your retirement accounts are ERISA qualified.					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust? If so, is it revocable or irrevocable If so, describe the assets in the tell Yes No Do you have stocks, boo If so, describe: Yes No Do you have any retirer If so, describe: Yes No In the last 120 days have NOTE: Make absolutely certain that y You can talk to your employer, HR, or p	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)? trust: Inds (including savings bonds) or mutual funds? we any contributions be made into those account(s)? your retirement accounts are ERISA qualified. lan administrator, or the word ERISA may be on your					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household fur (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additional Yes No Do you have a trust? If so, is it revocable or irrevocable If so, describe the assets in the tell Yes No Do you have stocks, both If so, describe: Yes No Do you have any retirer If so, describe: Yes No In the last 120 days have NOTE: Make absolutely certain that you can talk to your employer, HR, or poplan summary. This is VERY important.	items that total more than \$50,000 (businesses, stock, rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)? trust: nds (including savings bonds) or mutual funds? ment accounts? ve any contributions be made into those account(s)? your retirement accounts are ERISA qualified. lan administrator, or the word ERISA may be on your					
If so describe, include their value Yes No Do you own any luxury investments, land, etc)? If so, explain: Yes No Were any household furth (e.g.: they were listed as collateral on the replacement value (506(a)(2)); additionally additionally yes No Do you have a trust? If so, is it revocable or irrevocable of the second of the so, describe the assets in the total yes No Do you have stocks, both of the so, describe: Yes No Do you have any retirement of so, describe: Yes No In the last 120 days have not the solutely certain that you can talk to your employer, HR, or poplan summary. This is VERY important. Yes No Is there an education IR	rnishings, jewelry or vehicles used as security for a loan ne loan documents)? (If so, you must use actual al legal action will be necessary in Bankruptcy Court.) le (can you change the trust)? trust: Inds (including savings bonds) or mutual funds? we any contributions be made into those account(s)? your retirement accounts are ERISA qualified. lan administrator, or the word ERISA may be on your					

Yes No Is there an interest in any businesses ?
If so, what would a third party pay for that interest in the business?
Yes No Does the business have any assets, inventory, or contracts?
Yes No Does the business have any leases on anything (cars, equipment, land)?
If so, explain:
Yes No Do you understand that by filing for bankruptcy you may surrender your ability
to control your business? This result will differ if filing a chapter 11 or 13.
Yes No Where there any personal guarantees of any company debts (includes leases,
credit cards, or other extensions of credit)?
If so, explain:
<u>MISCELLANEOUS</u>
Yes No Have you (or your spouse) filed <u>all</u> required income tax returns, both federal
and state? IF NOT, THOSE RETURNS MUST FILED WITH THE TAX AUTHORITIES
BEFORE YOUR BANKRUPTCY CAN BE FILED. We do not give tax advice, but can refer you
to a tax expert.
Yes No Are there any co-debtors ? In other words did anyone else (parent, friend or
ex-spouse) sign on any of your debts?
Yes No In the last year were there any bounced checks which have not been paid?
Yes_No Do you have any property in a storage unit? If so, what items are in that unit, plus their fair market value:
Yes No Is there any property in pawn? Has the redemption period run? (541 (b)(8)?
Yes No Are you in the middle of a divorce or separation?
Yes No Have you (or your spouse) been divorced in the last 3 years?
Yes No If so, are there any assets that are still to be delivered to you (or your spouse)?
If so, List the assets, their value and when you are to take control:
☐ Yes☐No Are there any sole and separate assets? Sole and separate assets are those
brought into the marriage, given to you (or your spouse) during marriage by someone who is not
your spouse, inherited or purchased from income of your sole and separate property and THAT WERE NEVER COMINGLED. Make sure to include the resale value.
If so, list item, including fair market value:
n 30, not item, morading fair market value.
Yes No Were all the loan applications signed in the last 10 years truthful?
Yes No Are there any judgments or threatened lawsuits for destruction of property or for
injury inflicted (like DUI)? If so, explain:
Yes No Do you understand that any debts from obtaining money, property, or services
by fraud may survive the bankruptcy?
Yes No Do you understand that debts based on fraud while acting in a fiduciary
capacity (such as embezzlement) may survive the bankruptcy?

MONTHLY BUDGET

This form details how much you spend each month on living expenses. Be sure to include the MONTHLY (not yearly) amount for these expenses. Normally your utility bill is higher during the summer; therefore, list the average for the last 12-month period.

If your spouse does not reside in your home make a second copy of this budget and list their expenses.

Housing Expenses	Taxes
Rent (if you do not own your home) \$	Taxes not deducted from your wages \$
First mortgage payment or mobile	(such as self-employed - explain:
home monthly payment \$	
Second mortgage (if applicable)	Insurance
Third mortgage (if applicable) \$	Renters Insurance \$
Lot Payment (if applicable) \$	Life Insurance (not deducted from paycheck) \$
Real estate taxes not included in your monthly	Health Insurance (not deducted from paycheck) \$
house payment \$	Automobile Insurance \$
Insurance not included in house payment: \$	Disability Insurance \$
Homeowner's Association fees \$	Other Insurance \$
Utilities (Normal Monthly Average)	Other Expenses
Electricity and Gas \$	Alimony or Child Support \$
Water \$	Payments for someone outside your home \$
Telephone \$	Professional Dues (not payroll deducted) \$
Trash pickup (if not included in water) \$	Union Dues (not payroll deducted) \$
Cable/Internet \$	Charitable Giving (if claimed on taxes) (include church,
Capital Internation	Goodwill, etc.) \$
Basic Needs	Student Loan Repayment \$
Home Maintenance (homeowners only) \$	College Tuition (not loans) \$
Food (Monthly) \$	Other: \$
Clothing (Monthly Expense) \$	Other: \$
Laundry, dry cleaning \$	Ψ
Medical expenses not paid by insurance \$	Use the space below to describe any business monthly
Babysitter/Day Care Expenses \$	expenses that you must pay and are not reimbursed by
Child Care Expenses \$	your employer. Explain the type and amount of the
School Expenses (do not include lunches) \$	expenses. Also explain how long you will continue to
	have these expenses:
Vehicles	
Vehicle payment \$ Lease?	
Vehicle payment \$ Lease?	
Vehicle payment \$ Lease?	
Monthly average for all vehicles: gas, oil changes,	
maintenance, tags: \$	
,	
TOTAL AMOUNT OF MONTHLY EXPENSES:	

INCOME AND MEAN'S TEST ANALYSIS

NOTES: This test comes from the 2005 changes to the law. Neither you nor I like it, but it is the law. Please read the directions below because this is the most complicated area we will be discussing, but it is the most important. I cannot give you good advice unless you provide us accurate information.

Call if you have any questions. Thanks for your understanding and patience.
Yes No Are you (or your spouse) a disabled vet? Yes No Are you (or your spouse) currently or within the last 18 months on active duty o
performing duties for homeland security?

- All income must be separated by employers and the individual receiving the income.
- All income must be GROSS (before taxes and other deductions).
 - List all income in the month actually received, not the month it was earned or payable.
 - o Make sure to include tips and bonuses in the month they were received.
 - List as income any amounts paid by someone else for your expenses, such as car, house, food, utilities, etc. For instance, include as income any amount that Dad pays for your child's day care.
 - If your income is commission-based, then list the exact amount earned in the month it was received.
 - Business income:
 - If earned as a sole proprietor list all income in the month received
 - If you are on salary with your LLC, S or C Corporation include all income you actually received from the business, in the month it was paid to you by the business.
 - Include retirement income
 - Include disability income; BUT MAKE SURE TO IDENTIFY IF IT IS SOCIAL SECURITY DISABILITY
 - Include Social Security, BUT MAKE SURE TO IDENTIFY THAT IT IS SOCIAL SECURITY
 - Include all monies received from any source, including money from cashing in retirement accounts, sales of large items, tax refunds, etc. Identify the source.
 - RENTS: include money from rents (after deducting amount paid for mortgage/HOA/utilities, etc).
 - If someone is living with you include their <u>net</u> income even if they never give it to you. To calculate <u>net</u> income deduct their own expenses such as: taxes, insurance, expenses related to vehicles, medical, credit cards, student loans, other housing, business debts, etc.
 - Include all monies regularly received from gifts or loans from friends or relatives.
- The income must be for a full month; therefore use the last **full** 6 months, do **not** include the current month.
- It is better to list everything and then we can remove what does not apply to your situation.

The following chart is an example of how to fill out the means test form: Here is an example of a couple filing out this form. John and Mary are filling out this form on the 23rd of the June. They must list gross income received over the last full six months. They have a renter and their mother has been giving them \$200.00 a month for the last 5 months.

Name	Employer/Other	May	April	March	February	January	December
John	ABC Plumbing	891.12	218.17	809.62	951.00	514.52	733.54
	Joe's Bar & Grill	230.00	415.00	213.75	450.00	120.31	1,213.52
	Renter	300.00	300.00	300.00	300.00	300.00	300.00
Mary	\$ From Mother	200.00	200.00	200.00	200.00	200.00	
	Gifts	899.00	899.00	899.00	899.00	899.00	845.00
	Pension	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00	1,012.00
	Yard Sales	300.00	150.00	1200.00	130.00	240.00	130.00

***NOW IT IS YOUR TURN. DO YOUR BEST, BUT PLEASE CALL IF YOU HAVE ANY QUESTIONS:

Name	Employer/Other				
		_			
			-		
		_			_

NOW STOP. Finish the following page only if your average gross income (income before subtracting taxes and other deductions) exceeds the amount permitted for your family size. Include the income for everyone who lives in your home. Prepare an explanation if your family has unusual income. Do not include anyone's social security.

To determine the amount allowed for your family use the spreadsheet at our web site: CLICK HERE - http://www.dianedrain.com/bankruptcy-law/bankruptcy-case-law/case-law-means-test-statement-of-current-monthly-income/. Please note that this amount is only for Arizona citizens and these amounts change at least twice a year.

Instructions for the following questions:

- 1) These expenses are **monthly**, not annual and not per pay check
- 2) These questions pertain NOT to what you actually paid or received over the last six months. Instead, these expenses are those that you will expend or should expend in the future (e.g.: what is the correct amount you should be deducting from your paycheck(s). Or, if you want but do not have life insurance, disability insurance, or health savings plan, etc.
- 3) Include all expenses, those deducted from your paychecks AND those that you pay directly in cash or by check.

How to calculate monthly expenses:

- If your income fluctuates then add all taxes for the 6 months above, including anticipated taxes on 1099 income, and divide by 6.
- If you are paid once a week then multiply the taxes from one paycheck by 52 and divide by 12 to come up with your true monthly taxes.
- If you are paid every two weeks then multiply the taxes from one paycheck by 26 and divide by 12 to come up with your true monthly taxes.

1) Monthly average taxes (federal, state, FICA, social security, Medicare, self-employment,						
etc). If you are married add both figures together as one number \$						
2) Monthly mandatory payroll deductions (employer forces you to pay: e.g. union dues,						
retirement) \$						
3) Monthly life insurance - monthly premium: \$						
4) Monthly Court ordered payments (such as child support/alimony that you pay) \$						
5) Monthly education expenses for employment or physically/mentally challenged child \$						
6) Monthly Childcare costs \$						
7) Monthly health insurance (include dental and all other insurance) \$						
8) Monthly health care such as co-pays, pharmacy, eye-glasses, dental, etc (out-of-pocket, not						
paid by insurance) \$						
9) Monthly disability Insurance \$						
10) Monthly health Savings account (flex accounts) \$						
11) Monthly expenses for the care of elderly, chronically ill or disabled member of your						
household who cannot pay their own expenses: \$						
12) Monthly protection against family violence \$						
13) Monthly education expenses for children under 18 \$						
15) Monthly additional business expenses not reimbursed by your employer(s) \$						
16) Monthly amount withheld to repay loans from retirement accounts \$						
To monthly amount withheld to repay loans from retirement accounts w						
Additional issues:						
1) If you owe back taxes:						
Amount of back taxes that you owe \$ Year(s) tax debt due:						
Amount of back taxes that you owe \$ Year(s) tax debt due:						
2) If you are behind on payments to sec <u>ured creditors (house or car):</u>						
Amount owed to bring loan current: \$Lender:						
Amount owed to bring loan current: \$Lender:						
Amount owed to bring loan current: \$Lender:						
Amount owed to bring loan current: \$Lender:						
3) Are there any loans against your retirement plans?						
Approximate amount due to payoff loan: \$ Year to be paid off?						
Approximate amount due to payoff loan: \$ Year to be paid off?						
<u></u>						

REMINDER:

- Make sure to watch the videos before submitting this form.
- If you used the fillable PDF form then all you need to do is to press "Submit" at the end of this form.
- If you are not using the fillable PDF please send this form to JAY@DIANEDRAIN.COM or fax it to 602-249-1969.
- If you are faxing the form please use black pen or type (blue ink or pencil are rarely legible on a fax copy).
- We know that you are anxious to talk to Ms. Drain; therefore we ask that you be thorough in finishing it so she can call you quickly.

The following notices are required pursuant to 527(a)(2). By signing below you acknowledge that:

- 1) You understand that all information that you are required to provide to complete any documents filed with the Bankruptcy Court must be complete, accurate and truthful;
- 2) You will fully and completely disclose all assets and all liabilities in the documents filed with the Bankruptcy Court;
- 3) You have fully disclosed all sources of income on any documents filed with the court;
- 4) You understand that any information set forth either in the documents filed with the Bankruptcy Court, or testified to under oath may be audited and that failure to provide accurate information may result in the dismissal of your bankruptcy case or other sanctions, including criminal sanctions;
- 5) You agree that a faxed or e-mailed signature shall be sufficient to indicate agreement to these notices.

UNITED STATES BANKRUPTCY COURT NOTICE TO INDIVIDUAL CONSUMER DEBTOR UNDER § 342(b) OF THE BANKRUPTCY CODE

In accordance with § 342(b) of the Bankruptcy Code, this notice: (1) describes briefly the services available from credit counseling services; (2) describes briefly the purposes, benefits and costs of the four types of bankruptcy proceedings you may commence; and (3) informs you about bankruptcy crimes and notifies you that the Attorney General may examine all information you supply in connection with a bankruptcy case. You are cautioned that bankruptcy law is complicated and not easily described. Thus, you may wish to seek the advice of an attorney to learn of your rights and responsibilities should you decide to file a petition. Court employees cannot give you legal advice.

Chapter 13: Repayment of All or Part of the Debts of an Individual with Regular Income 1. Chapter 13 is designed for individuals with regular income who would like to pay all or part of their debts in installments over a period of time. You are only eligible for chapter 13 if your debts do not exceed certain dollar amounts set forth in the Bankruptcy Code.

1. Services Available from Credit Counseling Agencies

With limited exceptions, § 109(h) of the Bankruptcy Code requires that all individual debtors who file for bankruptcy relief on or after October 17, 2005, receive a briefing that outlines the available opportunities for credit counseling and provides assistance in performing a budget analysis. The briefing must be given within 180 days before the bankruptcy filing. The briefing may be provided individually or in a group (including briefings conducted by telephone or on the Internet) and must be provided by a nonprofit budget and credit counseling agency approved by the United States trustee or bankruptcy administrator. The clerk of the bankruptcy court has a list that you may consult of the approved budget and credit counseling agencies.

In addition, after filing a bankruptcy case, an individual debtor generally must complete a financial management instructional course before he or she can receive a discharge. The clerk also has a list of approved financial management instructional courses.

2. The Four Chapters of the Bankruptcy Code Available to Individual Consumer Debtors Chapter 7: Liquidation

- 1. Chapter 7 is designed for debtors in financial difficulty who do not have the ability to pay their existing debts. Debtors whose debts are primarily consumer debts are subject to a "means test" designed to determine whether the case should be permitted to proceed under chapter 7. If your income is greater than the median income for your state of residence and family size, in some cases, creditors have the right to file a motion requesting that the court dismiss your case under § 707(b) of the Code. It is up to the court to decide whether the case should be dismissed.
- 2. Under chapter 7, you may claim certain of your property as exempt under governing law. A trustee may have the right to take possession of and sell the remaining property that is not exempt and use the sale proceeds to pay your creditors.
- 3. The purpose of filing a chapter 7 case is to obtain a discharge of your existing debts. If, however, you are found to have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge and, if it does, the purpose for which you filed the bankruptcy petition will be defeated.
- 4. Even if you receive a general discharge, some particular debts are not discharged under the law. Therefore, you may still be responsible for most taxes and student loans; debts incurred to pay non-dischargeable taxes; domestic support and property settlement obligations; most fines, penalties, forfeitures, and criminal restitution obligations; certain debts which are not properly listed in your bankruptcy papers; and debts for death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs. Also, if a creditor can prove that a debt arose from fraud, breach of fiduciary duty, or theft, or from a willful and malicious injury, the bankruptcy court may determine that the debt is not discharged.

Chapter 13: Repayment of All or Part of the Debts of an Individual with Regular Income

- 1. Chapter 13 is designed for individuals with regular income who would like to pay all or part of their debts in installments over a period of time. You are only eligible for chapter 13 if your debts do not exceed certain dollar amounts set forth in the Bankruptcy Code.
- 2. Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, using your future earnings. The period allowed by the court to repay your debts may be three years or five years, depending upon your income and other factors. The court must approve your plan before it can take effect.
- 3. After completing the payments under your plan, your debts are generally discharged except for domestic support obligations; most student loans; certain taxes; most criminal fines and restitution obligations; certain debts which are not properly listed in your bankruptcy papers; certain debts for acts that caused death or personal injury; and certain long term secured obligations.

Chapter 11: Reorganization

Chapter 11 is designed for the reorganization of a business but is also available to consumer debtors. Its provisions are quite complicated, and any decision by an individual to file a chapter 11 petition should be reviewed with an attorney.

Chapter 12: Family Farmer or Fisherman

Chapter 12 is designed to permit family farmers and fishermen to repay their debts over a period of time from future earnings and is similar to chapter 13. The eligibility

requirements are restrictive, limiting its use to those whose income arises primarily from a family-owned farm or commercial fishing operation.

3. Bankruptcy Crimes and Availability of Bankruptcy Papers to Law Enforcement Officials

A person who knowingly and fraudulently conceals assets or makes a false oath or statement under penalty of perjury, either orally or in writing, in connection with a bankruptcy case is subject to a fine, imprisonment, or both. All information supplied by a debtor in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the United States Trustee, the Office of the United States Attorney, and other components and employees of the Department of Justice.

WARNING: Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information regarding your creditors, assets, liabilities, income, expenses and general financial condition. Your bankruptcy case may be dismissed if this information is not filed with the court within the time deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

"THE FOLLOWING DOCUMENT IS INTENDED TO BE ON A SEPARATE PAGE"

Notice required by Bankruptcy Code Section 527(b)

IMPORTANT INFORMATION ABOUT BANKRUPTCY ASSISTANCE SERVICES FROM AN ATTORNEY

If you decide to seek bankruptcy relief, you can represent yourself, hire a qualified bankruptcy attorney, or you are able to answer all questions related to bankruptcy – hire a bankruptcy petition preparer that is not an attorney. Under Arizona law the Arizona Supreme Court must license all Bankruptcy Petition Preparer and they may not give any legal advice, including explaining most of the terms contained in the bankruptcy forms. The law requires that any Attorney or Bankruptcy Petition Preparer give you a written contract specifying the work to be done and the fees to be charged.

Before filing any bankruptcy case you and your attorney should analyze your eligibility for different forms of relief available under the bankruptcy code and which type of bankruptcy relief is most beneficial for you. Be sure you understand that relief you can obtain and its limitations. To file a bankruptcy case, documents called a Petition, Schedules, and Statement of Financial Affairs, as well as in some cases a Statement of Intention, must be prepared correctly and filed with the bankruptcy Court. You will have to pay a filing fee to the court. Within a few weeks after your case is filed with the Court you will be required to attend a meeting of creditors where the Trustee assigned to your case will swear you to tell the truth and ask you a few questions. Creditors, should they be present, can also ask questions. In most cases no creditors are ever present.

If you choose a chapter 7 case, you may be asked by a creditor who has a lien on your car, computer, appliances or furniture to reaffirm a debt. You should first obtain legal counsel before making any decision related to reaffirming any debt. A creditor is not permitted to coerce or bully you into signing a reaffirmation agreement.

If you choose to file a chapter 13 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. A chapter 13 case can be used to pay arrears on your home, back taxes, child support, or your ca. Normally you will also need legal assistance in planning for a successful chapter 13 filing and the confirmation process, which is part of every chapter 13

case. It is very rare for anyone to successfully complete a chapter 13 filing without being represented by an attorney.

If you select another type of relief under the Bankruptcy Code other than chaper 7or 13, you will want to find out what should be done from an attorney familiar with that type of relief.

Your bankruptcy case may also involve litigation. This is usually rare in a chapter 7 case. You can represent yourself - but it is a complicated process and one that you will rarely succeed in without legal counsel. Only an attorney can give you legal advice.

I (\	We), the debtor(s), affirm that I (we	e) have received and	read the above notices.	
** Da	te:			
**				

Signature of Joint Debtor (if any)

Please keep a copy of this entire document for your records.

Certificate of the Debtor(s)

Signature of Debtor

THIS DOCUMENT IS INTENDED ONLY FOR USE OF POTENTIAL CLIENTS OF OUR FIRM. YOU ARE NOT HIRING OUR FIRM UNTIL YOU PAY A RETAINER AND SIGN A RETAINER AGREEMENT.

This firm is in the business to help people and companies understand their rights when faced with financial issues, including the filing for bankruptcy protection. Therefore, the Bankruptcy Code requires that we call our firm a "debt relief agency."

Once you are finished please click on the "SUBMIT" button. There are a few answers that are required in order for the form to be sent to our office. If you have not filled out all the required questions you will see an error message "AT LEAST ONE REQUIRED FIELD WAS EMPTY. PLEASE FILL IN THE REQUIRED FIELDS (HIGHLIGHTED) BEFORE CONTINUING". That means you should review the form and fill in any red highlighted fields. Fill those in and press "submit" again.

MAC USERS: If you are using a MAC there may be a problem with forwarding the fillable PDF form. In that case please print, scan and e-mail or fax.

Thank you for your help and I look forward to speaking with you.

