COVID-19 Bankruptcy Relief Extension Act Signed by President March 27

On March 27, 2021, just hours before the CARES Act bankruptcy provisions were about to sunset, President Biden signed COVID-19 Bankruptcy Relief Extension Act of 2021, Pub. L. No. 117-5 (Mar. 27, 2021) (H.R. 1651) [1]. The bill extends the temporary bankruptcy provisions under the CARES Act for an additional year, until March 27, 2022.

The original bill passed by the House also would have extended the bankruptcy provisions in the Consolidated Appropriations Act of 2021 (CAA). However, the CAA extension provisions were stripped from the bill in the Senate. As a result, the CAA provisions will continue to sunset on December 27, 2021.

To help attorneys deal with the different sunset dates, this “cheat sheet” of the ten bankruptcy provisions in the CARES Act and Consolidated Appropriations Act lists the provisions by sunset date. Each provision is accompanied by the Public Law and United States Code cites, links for more detail in NCLC articles (open to the public), and to NCLC’s Consumer Bankruptcy Law and Practice [2] (subscribers only). The cheat sheet is also available in table format here [3].

CAA = Consolidated Appropriations Act of 2021, Public Law No. 116-260

Bankruptcy Relief Provisions Sunsetting on December 27, 2021

COVID stimulus payments (recovery tax rebates) are not property of the estate (CAA, div. FF, tit. 10, § 1001(a); 11 U.S.C. § 541(b)(11)). More detail at: NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s “Consumer Law Implications of the American Recovery Plan Act” [5]; NCLC’s Consumer Bankruptcy Law and Practice § 2.5.6 [6].

COVID stimulus payments (recovery tax rebates) are not subject to the “operation of any bankruptcy or insolvency law” (CAA, div. N, § 272(d), [amends Internal Revenue Code, adding new 26 U.S.C. § 6428A). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 2.5.6 [6].

Chapter 13 debtors may seek an early discharge if the debtor has missed three or fewer mortgage payments due to a COVID-related hardship or has entered into a loan forbearance or modification (CAA, div. FF, tit. 10, § 1001(b); 11 U.S.C. § 1328(i)(1)). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 8.8.1 [7] and § 15.1 [8].

Debtors who are in a pending bankruptcy or have received a discharge cannot be denied a mortgage forbearance, protection under the foreclosure and eviction moratorium, and related relief provided under the CARES Act (CAA, div. FF, tit. 10, § 1001(c); 11 U.S.C. § 525(d)). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 11.6.1.5a [9].

Mortgage servicers may file a “CARES forbearance claim,” which is a supplemental proof of claim for the amount forborne under a loan forbearance granted to a debtor under the CARES Act (CAA in div. FF, tit. 10, § 1001(d); 11 U.S.C. § 501(f) and § 502(b)(9) (claim must be filed no later than 120 days after expiration of forbearance). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 11.6.1.5a [9].

Debtors and any parties, including a mortgage creditor, may move to modify the debtor’s plan to provide for a CARES forbearance claim (CAA div. FF, tit. 10, § 1001(e); 11 U.S.C. § 1329(e)). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 11.6.1.5a [9].

Debtors may have utility service maintained or restored after filing bankruptcy without paying a deposit, as long as the debtor pays for postpetition service (CAA div. FF, tit. 10, §1001(h); 11 U.S.C. § 366(d)). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective” [4]; NCLC’s Consumer Bankruptcy Law and Practice § 9.8.2 [10].

Bankruptcy Relief Provisions Sunsetting on March 27, 2022

COVID-related payments, including recovery tax rebates and child tax credit payments, are excluded from current monthly

COVID-related payments, including recovery tax rebates and child tax credit payments, are not disposable income (CARES Act § 1113(b)(1)(B); 11 U.S.C. § 1325(b)(2)). More detail at NCLC’s “New Consumer Bankruptcy Protections Now Effective.” [4]

Chapter 13 debtors may seek plan modification, if the plan was confirmed before March 27, 2021 and the debtor is experiencing a COVID-related hardship, that would extend plan payments for up to seven years after initial payment on original plan was due (CARES Act § 1113(b)(1)(C); 11 U.S.C. § 1329(d)(1)). More detail at: NCLC’s “Major Consumer Protections Announced in Response to COVID-19” [12]; NCLC’s Consumer Bankruptcy Law and Practice § 8.7.4 [13] and § 12.6.3 [14].

Author Name: John Rao
About Author: John Rao is an attorney with the National Consumer Law Center, where he focuses on consumer credit, mortgage servicing, and bankruptcy issues. Mr. Rao frequently appears as a panelist and instructor at bankruptcy and consumer law trainings and conferences, and serves as an expert witness in court cases. He has testified in Congress on bankruptcy and mortgage servicing matters. Mr. Rao is a contributing author and editor of NCLC’s Consumer Bankruptcy Law and Practice [15]; and a co-author of NCLC’s Home Foreclosures [16] and Mortgage Servicing and Loan Modifications [17] and Bankruptcy Basics. He is also a contributing author to Collier on Bankruptcy and the Collier Bankruptcy Practice Guide. Mr. Rao served as a member of the federal Judicial Conference Advisory Committee on Bankruptcy Rules from 2006 to 2012, appointed by Chief Justice John Roberts. He is a conferee of the National Bankruptcy Conference, fellow of the American College of Bankruptcy, member of the editorial board of Collier on Bankruptcy, board member of the National Consumer Bankruptcy Rights Center, Commissioner on the American Bankruptcy Institute’s Commission on Consumer Bankruptcy, and former board member of the National Association of Consumer Bankruptcy Attorneys and the American Bankruptcy Institute. Mr. Rao was the 2017 recipient of the National Conference of Bankruptcy Judges’ Excellence in Education Award.

Source: National Consumer Law Center, [], updated at www.nclc.org/library

Links
[2] https://library.nclc.org/nclc/link/Bankr.01

© Copyright, National Consumer Law Center, Inc., All rights reserved. Terms of Use
National Consumer Law Center and NCLC are trademarks of National Consumer Law Center, Inc.