IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

GENERAL ORDER NUMBER 2024-1

Discharge Requirements

Discharge in Chapter 11, 12 and 13 Cases. A discharge cannot be entered for an individual debtor unless the debtor files a certification of eligibility for discharge. In Chapter 11 cases (except for consensual cases confirmed under 11 U.S.C. § 1191(a)) and 12 cases, the certification should be filed contemporaneously with a motion for discharge. In Chapter 13 cases, the certification should be filed within thirty (30) days after the filing of the trustee's notice of completion of plan payments.

(a) Certifications for Chapter 12 and 13 cases. All certifications shall substantially conform to the proper local form and contain the following statements:

(1) a statement concerning payment of domestic support obligations;

(2) a statement concerning compliance with 11 U.S.C. §§1228(f), or 1328(h), and § 522(q);

(3) in Chapter 13 cases, a statement concerning completion of an instructional course concerning personal financial management described in 11 U.S.C. § 111; and

(4) in Chapter 13 cases, a statement concerning compliance with § 1328(f)'s requirement of no discharge if the debtor received a discharge in a prior bankruptcy case filed within the prescribed periods.

(b) Certifications for individual Chapter 11 cases. All certifications shall substantially conform to the proper local form and contain the following statements:

(1) a statement concerning payment of domestic support obligations;

(2) in Non-Subchapter V Chapter 11 cases, a statement concerning compliance with 11 U.S.C. §§ 1141(d)(5)(C), and § 522(q); and

(3) in Chapter 11 cases where 11 U.S.C. §1141(d)(3) is applicable, a statement concerning completion of an instructional course concerning personal financial management described in 11 U.S.C. § 111.

(c) Service. The debtor shall serve the certification of eligibility for discharge on the United States Trustee, the trustee, all domestic support obligation recipients, and all parties in interest. Unless a party in interest timely files an objection to the certification of eligibility for discharge, the court may find without a hearing that there is no reasonable cause to believe that: (1) Section 522(q)(1) may be applicable to the debtor; and

(2) There is pending any proceeding in which the debtor may be found guilty of a felony of the kind specified in 522(q)(1)(A) or liable for a debt of the kind described in § 522(q)(1)(B).

Hardship Discharge.

(a) Certifications. A motion for hardship discharge under § 1228(b) or § 1328(b) shall conform to the proper local form. In addition to the certifications listed above, the motion shall include the following statements:

(1) a factual statement showing entitlement to discharge under § 1228(b) or § 1328(b); and

(2) a statement concerning satisfaction of the best interest of creditors test under § 1325(a)(4).

(b) Service. The debtor shall serve the motion for hardship discharge on the United States Trustee, the trustee, all domestic support obligation recipients, and all parties in interest.

IT IS FURTHER ORDERED that General Order 2015-3 is vacated.

Dated this 18th day of July 2024.

EDWARD J. COLEMAN, III CHIEF U.S. BANKRUPTCY JUDGE

SUSAN D. BARRETT U.S. BANKRUPTCY JUDGE

MICHELE J. KTM U.S. BANKRUPTCY JUDGE