Australian Government





DEBTOR'S PETITION (APPLICATION TO BECOME BANKRUPT)

Bankruptcy Act 1966 Section 55(2)

Privacy

The information you are required to provide on this form is collected under, and for the purposes of, the *Bankruptcy Act 1966* or related legislation. The Australian Financial Security Authority has a privacy policy at <u>www.afsa.gov.au/privacy</u> that provides information regarding the collection, storage, use and disclosure of personal information, including how you may: (i) access your personal information; (ii) seek to have that information corrected; and (iii) complain if you feel your privacy has been breached, along with information on how your complaint will be dealt with.

Contact Details					
Title	Given name/s (include all names)	Surname			
Other names used by you in the past 10 years					
Title	Given name/s (include all names)	Surname			
Title	Given name/s (include all names)	Surname			
Contact number	(include area code) Work number (include area	i code) Mobi	le number		
Email address					
Address			Postcode		
Current occupation			Date of birth (DD/MM/YYYY)		

To be eligible to present this petition you must have a relevant Australian connection. Select the statement that describes your connection to Australia.

I am personally present in Australia or ordinarily resident in Australia

I have a dwelling-house or place of business in Australia

I or my firm/partnership is carrying on business in Australia

I am presenting this debtor's petition to become bankrupt (select one of the following):

) as an individual debtor

against a business partnership of which I am a partner (petitions from either all or a majority of the partners need to be submitted together with your petition)

jointly with another person and we are not in a business partnership (petition from the other person needs to be submitted together with your petition)

Proof of Identity

Note: your petition will not be accepted if you do not provide appropriate proof of identity details below. While identification information is required for acceptance of your petition, you are NOT required to attach copies of the acceptable forms of identification with your petition.

A. Type of identification	B. Name on document/licence	C. Document/licence number

If the name on your identification in column B above is different to the name in the Contact Details section on page 1, please explain why.

Declaration of Person who Assisted with the Completion of Forms

I declare that, before this form was completed, I carefully read to/interpreted for the person named in the Contact Details section the prescribed information and the questions on this form or [where the person is physically incapacitated] satisfied myself that the person had read and understood the information and questions. The responses provided in this form are those of the person named above.

Reason the debtor required your assistance

Full name and address of the assisting person

Signature of the assisting person	Date (DD/MM/YYYY)

DEBTOR'S PETITION PRESCRIBED INFORMATION You must read the following information before signing the declaration.

Your Options to Deal with Unmanageable Debt

Talk to your creditors: some creditors could give you more time to pay, agree to renegotiate repayments or accept a smaller payment to settle the debt. Some creditors have hardship provisions which you can use to vary the terms of your contract. You should call your creditors and ask about their hardship provisions.

Lodge a declaration of intention to present a debtor's petition: this stops your creditors, the bailiff or sheriff taking action to recover unsecured debts for a period of 21 days. You could use that time to speak to your creditors, consider other options or seek advice.

Propose and enter a debt agreement (DA): a debt agreement is a legally binding arrangement between you and your creditors which must be accepted by the majority of your creditors. The agreement is administered by a debt agreement administrator who will charge a fee. Your debts, assets and income must be under certain limits* to propose a DA. You can offer to pay your creditors by instalments or in a lump sum which may be less than the full amount of your debts. You will be released from debts covered by the agreement once you have completed all obligations and payments in your agreement. Your name will be on the public register (NPII) and on a commercial credit record for 5 years, or longer in some circumstances. See the paragraph 'Your ability to obtain credit and certain services may be affected' at the bottom of this page for additional information and obligations.

Propose and enter a personal insolvency agreement (PIA): a PIA is also a legally binding arrangement between you and your creditors which must be accepted by a majority of your creditors. The PIA must be administered by a trustee who will charge a fee. There are no debt, asset or income limits. You can offer to pay your creditors by instalments or in a lump sum which may be less than the full amount of your debts. You will be released from debts covered by the agreement once you have completed all obligations and payments in your agreement. Your name will be on the public register (NPII) forever and on a commercial credit record for 5 years, or longer in some circumstances.

Sources of further information: you can ask for help from a financial counselling service, registered trustee, registered debt agreement administrator, lawyer or an accountant. They will talk to you about your options and may speak to creditors on your behalf. You can get more information about the above options or sources of financial guidance by contacting AFSA on 1300 364 785 or by visiting www.afsa.gov.au.

Consequences of Proceeding with a Petition for Bankruptcy

A trustee will administer your bankruptcy: you may ask a registered trustee to administer your bankruptcy. If you do not choose a trustee, AFSA may ask a registered trustee to become your trustee, otherwise the Official Trustee (AFSA) will become your trustee. Your creditors can change your trustee. You must assist your trustee at all times. You must immediately notify your trustee in writing of any change in your personal circumstances (including name, address or income). Your trustee can extend the 3 year period of bankruptcy to 5 or 8 years under certain circumstances. Usually a trustee will take a fee for administering your bankruptcy out of the assets or income they recover.

Your assets may be sold: you will be able to keep ordinary household goods, tools (up to a certain value)* used to earn an income and vehicles (up to a certain value)* but other assets - including your house - can be sold by your trustee. You cannot conceal, remove or dispose of any property inside or outside Australia. If you do, you may be subject to criminal prosecution.

Your income, employment and business may be affected: if your income exceeds a set limit*, you may be required to make contributions from your income. You cannot be a director of and/or manage a company. Some professional/licensing bodies may restrict or prevent you from continuing in that trade or profession. You may not be able to hold certain public positions. If you are in business and trade under a business name different to your own, you must tell everyone you deal with that you are bankrupt. If you don't, you may be subject to criminal prosecution.

You may not be released from all debts: you are released from most of your unsecured debts (eg credit cards, personal loans, store cards) once you are discharged from bankruptcy. Some types of debts are not covered by bankruptcy (eg debts incurred by fraud, penalties/fines and child support debts) and you have to continue paying those debts. If a debt is secured against an asset (eg mortgage on a house or a car) and you do not maintain repayments, that creditor can repossess and sell the asset; however the shortfall, if any, will be covered by bankruptcy.

Your ability to travel overseas will be affected: you will not be able to travel overseas without the written permission of your trustee and you may be asked to surrender your passport to your trustee. If your bankruptcy is administered by the Official Trustee, you will be required to pay an overseas travel application fee.

Your name will be on the public register (NPII) forever: it will also be recorded on a commercial credit record for 5 years, or longer in some circumstances.

Your ability to obtain credit and certain services may be affected: you may find it hard to borrow money and buy things on credit. You may find it hard to rent and get electricity, water or a telephone connected without paying a bond. Some banks may not let you operate an account or may restrict how you can use your account. If you obtain credit of \$3,000 or more* then you must tell the credit provider that you are bankrupt. If you enter into a hire purchase agreement or a contract for the hiring or leasing of any goods whereby the amount is or totals \$3,000 or more* then you must tell the seller or the property owner that you are bankrupt. If you obtain goods and services by giving a bill of exchange, cheque or promissory note whereby the amount is or totals \$3,000 or more* then you must tell the supplier of the goods or services that you are bankrupt. If you obtain goods and services by promising to pay an amount of \$3,000 or more* then you must tell the supplier of the goods or services that you are bankrupt. If you obtain money or payment of \$3,000 or more* by promising to supply goods or render services, you must tell the purchaser that you are bankrupt. If you don't disclose your bankruptcy in these circumstances, you may be liable to criminal prosecution.

*This is an indexable amount and therefore increases periodically (see s304A of the Bankruptcy Act). For the current limits and monetary amounts see Indexed Amounts at www.afsa.gov.au or call AFSA on 1300 364 785 for a copy.

I Acknowledge that I have Received and Read the Prescribed Information

Your signature

Date (DD/MM/YYYY)

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