JUSTIN M. BAXTER Oregon State Bar ID Number 992178 justin@baxterlaw.com KIRSTEN N. BAXTER Oregon State Bar ID Number 103168 kirsten@baxterlaw.com Baxter & Baxter LLP 8835 S.W. Canyon Lane, Suite 130 Portland, Oregon 97225 Telephone (503) 297-9031 Facsimile (503) 291-9172 Attorneys for Plaintiff and Class

Additional Attorneys on Signature Page

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

EUGENE DIVISION

RAYMOND LAFAYETTE HUDSON, individually and on behalf of all others similarly situated,))))
Plaintiff,)
v.)
DIVERSIFIED CONSULTANTS, INC.)
Defendant.))

Case No. 16-01252

CLASS ACTION COMPLAINT

Fair Credit Reporting Act (15 U.S.C. § 1681 et seq)

JURY TRIAL DEMANDED

Plaintiff Raymond Lafayette Hudson, on behalf of himself and all others similarly situated, files this Class Action Complaint against Diversified Consultants, Inc. ("Diversified" or "Defendant"). Plaintiff alleges, based on personal knowledge as to Defendant's actions and upon information and belief as to all other matters, as follows:

I. <u>NATURE OF THE CASE</u>

 Plaintiff brings this action against Defendant for violations of the federal Fair Credit Reporting Act ("FCRA"), 15 U.S.C. §§ 1681a–1681x.

2. Defendant Diversified routinely procures consumers' credit reports for the purpose of reviewing credit obligations and collection of consumer debt.

3. Plaintiff brings nationwide class claims against Diversified for knowingly and intentionally procuring credit reports of consumers whose debts had been discharged in bankruptcy and for which there was therefore no permissible purpose for accessing such reports.

II. <u>PARTIES</u>

4. Plaintiff Raymond Lafayette Hudson is a "consumer" as protected and governed by the FCRA, and resides in Indianapolis, Indiana.

5. Defendant Diversified maintains its registered agent at 5305 North River Road, Ste. B1, Keizer, Oregon 97303. Diversified is a debt collector, as defined by section 1692a of the Fair Debt Collection Practices Act, because it regularly uses the mails and/or the telephone to collect, or attempt to collect, delinquent consumer debts. Diversified operates a nationwide debt collection business.

III. JURISDICTION AND VENUE

6. The Court has federal question jurisdiction under the FCRA, 15 U.S.C. § 1681p, and 28 U.S.C. § 1331.

7. Venue is proper in this Court because Diversified can be found in this District. 28U.S.C. § 1391(b)(3). Defendant regularly sell its products and services in this District.

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IV. FACTUAL ALLEGATIONS

8. On September 16, 2014, Plaintiff filed for relief under Chapter 7 of the United States Bankruptcy Code.

9. Plaintiff's bankruptcy petition contained a list of his debts. In particular, Schedule F of the petition listed Diversified as one of Plaintiff's creditors.

10. The Bankruptcy Noticing Center sends electronic notice of the bankruptcy and automatic stay to those entities listed on a bankruptcy petition who have signed up for that service. The Defendant is one such entity.

11. On September 20, 2014, the Bankruptcy Noticing Center sent Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors and Deadlines, electronically to the Defendant. *See* Notice attached hereto as Exhibit A.

12. The Notice advised that the Plaintiff had filed a bankruptcy case and that all collection activities were to be stayed pursuant to the Bankruptcy Code. *Id.*

13. On December 31, 2014, the Plaintiff received an order granting him a discharge of his debts. *See* Exhibit B hereto.

14. The Bankruptcy Noticing Center sent the Order of Discharge of Debtor electronically to the Defendant on January 2, 2015. *Id.*

15. The Defendant received multiple notifications from the U.S. Bankruptcy Court that Plaintiff's debt was subject to the bankruptcy case. Thus, the Defendant knew that the Plaintiff had completed a chapter 7 bankruptcy case and had received a discharge of his debts, including the debt(s) that the Defendant was attempting to collect.

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16. Notwithstanding, on March 3, 2015, the Defendant procured the Plaintiff's TransUnion credit report for the purpose of "Collection." *See* Exhibit C attached hereto.

17. Congress has determined, at sections 1681b(a)(3) and 1681b(f) of the FCRA, that consumers are at a substantial risk of harm from a person, such as Defendant, using or obtaining information concerning consumers for purposes other than those purposes explicitly authorized by the FCRA.

18. Congress therefore has clearly sought to curb the dissemination and disclosure of information concerning consumers except in certain limited instances, thus expressly prohibiting persons such as Defendant from obtaining consumer reports for purposes other than those specifically enumerated in section 1681b(a)(3).

19. Permissible purposes for accessing a credit report include, but are not limited to, a person seeking a credit report in connection with a possible credit transaction, employment purposes, servicing of an existing credit obligation, or an otherwise legitimate business need. 15 U.S.C. § 1681b(a)(3)(A), (B), (E) and (F).

20. The Defendant had no permissible purpose for procuring the Plaintiff's credit report.

21. As the result of its violations of the FCRA, Diversified is liable to Plaintiff for actual, statutory and punitive damages, as well as attorneys' fees and costs. 15 U.S.C. §§ 1681n, 1681o.

22. Defendant received multiple notices that the alleged debt was subject to bankruptcy, had been discharged and was no longer collectible. Nonetheless, Defendant willfully, deliberately and intentionally procured Plaintiff's credit report on at least one occasion after receiving notice of the entry of the discharge order.

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23. Defendant routinely obtains and uses consumer reports under false pretenses and/or for impermissible purposes regarding consumers with whom Defendant has no account or credit relationship.

24. This practice violates the fundamental privacy protection afforded consumers under the FCRA and runs counter to longstanding regulatory guidance. The Federal Trade Commission ("FTC") has long held that under section 604(a)(3) of the FCRA (15 U.S.C. § 1681b(a)(3)), "review' of an account refers to an existing (*i.e.*, open or current) account. See FTC letter dated April 29, 1999 to Don Gowen. Because there no longer exists any account to "review" and the consumer is not applying for credit, the FCRA provides no permissible purpose for the creditor to receive a consumer report from a CRA. See FTC Advisory Opinion letter dated April 30, 1999 to Kenneth J. Benner.

25. Case law existing prior to and at the time of Defendant's actions described herein served to put Defendant on notice that its actions in accessing a consumer's credit report when the alleged debt was no longer collectible was in violation of the FCRA.¹

26. By reasons of the clear statutory language, the FTC opinions, the above cases and others construing section 1681b(a)(3) of the FCRA, Defendant had substantial notice that its

¹ See, e.g., Barton v. Ocwen Loan Serv. L.L.C., 2012 WL 4449860 (D. Minn. Sept. 26, 2012) (plaintiff stated claim for willful noncompliance where defendant accessed consumer report even after plaintiff repeatedly informed it that her obligation had been discharged in bankruptcy); Haberman v. PNC Mortg. Co., 2012 WL 2921357 (E.D. Tex. July 17, 2012) (denying summary judgment where defendant allegedly obtained consumer report after debt had been discharged in bankruptcy); Huertas v. Galaxy Asset Mgmt., 2010 WL 936450 (D.N.J. Mar. 9, 2010) (granting leave to amend complaint to allege that account had been discharged in bankruptcy eliminating permissible purpose), aff'd on other grounds, 641 F.3d 28 (3d Cir. 2011); Godby v. Wells Fargo Bank, 599 F. Supp. 2d 934 (S.D. Ohio 2008) (account review was. not permissible purpose when account discharged in bankruptcy); Thomas v. U.S. Bank, 2007 WL 764312 (D. Or. Mar. 8, 2007) (denying summary judgment for bank because of fact issue whether bank knew account was discharged). See also Orr v. Allied Interstate, Inc., 2012 WL 4033721 (N.D.N.Y. Sept. 12, 2012) (FCRA claim was not precluded by the Bankruptcy Code).

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conduct violated the FCRA. Further, because the FCRA was enacted in 1970, Defendant has had years to become compliant but has failed to do so.

27. As a result of Defendant's conduct, the consumer class members such as Plaintiff have suffered concrete injuries. In addition to having their privacy invaded, consumer class members have had their personal identifying and sensitive account-related information unnecessarily accessed by the Defendant, and, upon information and belief, by its related information-sharing affiliates. Defendant has further subjected consumer class members to an increased risk of identity theft and/or a data breach, resulting in consequential anxiety and emotional distress. These injuries are particularized and concrete, but difficult to quantify, rendering the recovery of class statutory damages ideal and appropriate.

28. Defendant, at all times relevant hereto, was acting by and through its agents, servants and/or employees who were acting within the course and scope of their agency or employment, and under the direct supervision and control of Defendant.

V. <u>CLASS ACTION ALLEGATIONS</u>

29. Pursuant to Federal Rule of Civil Procedure 23 and 15 U.S.C. § 1681b, Plaintiff brings this action for himself and on behalf of the following Class:

All natural persons: (a) whose consumer report was obtained by Defendant after the date beginning five years prior to the filing of this Complaint; (b) for an account review purpose; and, (c) where Defendant's records note that the account relationship had terminated because (i) the debt on the account had been discharged in bankruptcy; (ii) the account was closed with a zero balance; or, (iii) the account had been sold or transferred to a third party.

Plaintiff reserves the right to amend the definition of the Class based on discovery or legal developments.

30. Specifically excluded from the Class are: (a) all federal court judges who preside over this case and their spouses; (b) all persons who elect to exclude themselves from the Class;

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(c) all persons who have previously executed and delivered to Diversified releases of all their claims; and (d) Defendant's employees, officers, directors, agents, and representatives and their family members.

31. **Numerosity.** The Class is so numerous that joinder of all members is impracticable. At this time, Plaintiff does not know the exact size of the Class. Based on information and belief, the Class is are comprised of at least thousands of members who are geographically dispersed throughout the country so as to render joinder of all Class members impracticable. The names and addresses of the Class members are identifiable through documents maintained by Defendant, and the Class members may be notified of the pendency of this action by published and/or mailed notice.

32. **Commonality.** Common questions of law and fact exist as to all members of the Class, and predominate over the questions affecting only individual members. The primary common legal and factual question is whether Defendant's procuring the consumer report of a consumer whose debts had been discharged by bankruptcy court order violated section 1681b(a) of the FCRA by procuring such reports without a permissible purpose.

33. **Typicality**. Plaintiff's claims are typical of the claims of each Class member. Plaintiff has the same claims for statutory and punitive damages that she seeks for absent class members.

34. Adequacy. Plaintiff will fairly and adequately protect the interests of the Class. Plaintiff's interests coincide with, and are not antagonistic to, other Class members' interests. Additionally, Plaintiff has retained counsel experienced and competent in complex, commercial, multi-party, consumer, and class-action litigation. Plaintiff's counsel have prosecuted complex FCRA class actions across the country.

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35. **Predominance and Superiority.** Questions of law and fact common to the Class members predominate over questions affecting only individual members, and a class action is superior to other available methods for fair and efficient adjudication of the controversy. The statutory and punitive damages sought by each member are such that individual prosecution would prove burdensome and expensive given the complex and extensive litigation necessitated by Defendant's conduct. It would be virtually impossible for the Class members individually to redress effectively the wrongs done to them. Even if the Class members themselves could afford such individual litigation, it would be an unnecessary burden on the courts. Furthermore, individualized litigation presents a potential for inconsistent or contradictory judgments and increases the delay and expense to all parties and to the court system presented by the complex legal and factual issues raised by Defendant's conduct. By contrast, the class action device will result in substantial benefits to the litigants and the Court by allowing the Court to resolve numerous individual claims based upon a single set of proof in a unified proceeding.

36. Furthermore, individualized litigation presents a potential for inconsistent or contradictory judgments and increases the delay and expense to all parties and to the court system presented by the complex legal and factual issues raised by Defendant's conduct. By contrast, the class action device will result in substantial benefits to the litigants and the Court by allowing the Court to resolve numerous individual claims based upon a single set of proof in just one case.

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VI. <u>CAUSES OF ACTION</u>

COUNT I

15 U.S.C. § 1681b(a)

37. Plaintiff incorporates by reference those paragraphs set out above as though fully set forth herein.

38. Defendant Diversified is a "person" as defined by sections 1681a(b) of the FCRA.

39. Plaintiff is a "consumer" as defined by section 1681a(c) of the FCRA.

40. The above-mentioned report is a "consumer report" as defined by section

1681a(d) of the FCRA.

41. Section 1681b(f) of the FCRA provides as follows:

A person shall not use or obtain a consumer report for any purpose unless-

(1) the consumer report is obtained for a purpose for which the consumer report is authorized to be furnished under this section; and

(2) the purpose is certified in accordance with section with section 1681e of this title by a prospective user of the report through a general or specific certification.

42. Section 1681b(a)(3) of the FCRA provides a list of permissible purposes:

(a) In general. Subject to subsection (c) of this section, any consumer reporting agency may furnish a consumer report under the following circumstances and no other:

...

...

(3) To a person which it has reason to believe—

(A) intends to use the information in connection with a credit transaction involving the consumer on whom the information is to be furnished and involving the extension of credit to, or review or collection of an account of, the consumer;

(F) otherwise has a legitimate business need for the information—

(i) in connection with a business transaction that is initiated by the consumer; or

(ii) to review an account to determine whether the

consumer continues to meet the terms of the account.

43. Pursuant to section 1681n and 1681o of the FCRA, Defendant Diversified is liable for willfully and negligently violating section 1681b(f) by obtaining consumer reports without a permissible purpose.

VII. <u>PRAYER FOR RELIEF</u>

WHEREFORE, Plaintiff and the Class pray for relief as follows:

A. That an order be entered certifying the proposed Class under Rule 23 of the Federal Rules of Civil Procedure and appointing Plaintiff and his counsel to represent the Class;

B. That judgment be entered in favor of the Class against Defendant Diversified for actual damages, statutory damages and punitive damages for violation of 15 U.S.C. § 1681b(a), pursuant to 15 U.S.C. §§ 1681n and 1681o;

C. That the Court award costs and reasonable attorneys' fees, pursuant to 15 U.S.C. §§ 1681n and 1681o; and,

D. That the Court grant such other and further relief as may be just and proper, including but not limited to any equitable relief that may be permitted.

VIII. <u>TRIAL BY JURY</u>

Plaintiff hereby requests a trial by jury on those causes of action where a trial by jury is allowed by law.

DATED: June 24, 2016

Respectfully submitted,

BAXTER & BAXTER LLP

BY: /s/ Justin M. Baxter JUSTIN M. BAXTER Oregon State Bar ID Number 992178

Page 10 of 11 - CLASS ACTION COMPLAINT

KIRSTEN N. BAXTER Oregon State Bar ID Number 103168 8835 S.W. Canyon Lane, Suite 130 Portland, Oregon 97225 Telephone (503) 297-9031 Facsimile (503) 291-9172 justin@baxterlaw.com

James A. Francis* David A. Searles* **FRANCIS & MAILMAN, P.C.** Land Title Building, Suite 1902 100 South Broad Street Philadelphia, PA 19110 T: (215) 735-8600 F: (215) 940-8000 jfrancis@consumerlawfirm.com dsearles@consumerlawfirm.com

Attorneys for Plaintiff and the Class

**Pro hac vice* applications forthcoming

EXHIBIT A

Case 3116086 00 361 CHILA - JBD 8 DO Eilende 06/20/Hilled 8 66/24/0262 1Plag 8 01:3 10 fl 24 Page 1 Df 53

United States Bankruptcy Court Southern District of Indiana

In re: Raymond Lafayette Hudson Debtor

CERTIFICATE OF NOTICE

Case No. 14-08610-JMC Chapter 7

District/off:	0756-1 User: admin Page 1 of 3 Date Rcvd: Sep 18, 2014 Form ID: b9a Total Noticed: 88
Sep 20, 2014.	st class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on
db	+Raymond Lafayette Hudson,
13064754	+AES/ISM, PO BOX 2461, Harrisburg, PA 17105-2461
13064755	+AES/ISM, PO Box 61047, Harrisburg, PA 17106-1047
13064760	+AT & T, Attn. Karen Cavagnaro, One AT&T Way, Office 3A231, Bedminster, NJ 07921-2694
13064757	+Ameripath Indianapolis, 2560 N. Shadeland Ave., Suite A, Indianapolis, IN 46219-1706
13064758	Ameripath Indianapolis, PO Box 740975, Cincinnati, OH 45274-0975
13064759	+Arrowood Indemnity, 3600 Arco Corp Dr Ste 600, Charlotte, NC 28273-8100
13064761	+Bay Area Credit Service, INC, 1000 Abernathy Rd., Bldg 400, Ste. 195,
	Atlanta, GA 30328-5614
13064762	+Becket & Lee LLP, 16 General Warren Blvd, Malvern, PA 19355-1245
13064764	Bose Corp, PO BOX 9168, Framingham, MA 01701-9168
13064767	+CBNA/BBY, PO Box 6497, Sioux Falls, SD 57117-6497
13064770	Chase Bank, PO Box 90001871, Louisville, KY 40290-1870
13064771	+Colon and Rectal Care, 7430 N Shadeland, Ste 200, Indianapolis, IN 46250-2036
13064772	+Community Health Network, PO Box 20830, Indianapolis, IN 46220-0830
13064773	Community Health Network, 9500 Reliable Parkway, Chicago, IL 60686-0095
13064774	+Continental Finance/1st Bank DE, 1000 Rocky Run Parkway, Wilmington, DE 19803-1455
13064777	+Delmarva Capital Group, 7301 Parkway Drive, Hanover, MD 21076-1159
13064779	+Dial-One Hour Heating & A/C, 1551 S. Franklin Road, Indianapolis, IN 46239-9547
13064781	+Eads Murray & Pugh, 9515 E. 59th Street, #B, Indianapolis, IN 46216-1041
13064782	+Equifax, PO Box 740256, Atlanta, GA 30374-0256
13064783	+Experian, 701 Experian Parkway, Allen, TX 75013-3715
13064784	+FC Tucker, Inc., 9279 N. Meridian Street # 201, Indianapolis, IN 46260-1803
13064785	++FIFTH THIRD BANK, MD# ROPS05 BANKRUPTCY DEPT, 1850 EAST PARIS SE, GRAND RAPIDS MI 49546-6253
	(address filed with court: Fifth Third Bank, Customer Service, 38 Fountain Square Plaza,
13064788	Cincinnati, OH 45263) #Frontline Asset Stategies, 1935 W. Co. Rd. B2, Ste. 425, Saint Paul, MN 55113-2797
13064789	+Geist Family Medicine, 8150 Oaklandon Rd #130, Indianapolis, IN 46236-9554
13064791	Global Payments Check Svc, PO Box 661038, Chicago, IL 60666-1038
13064792	+Great Lakes Higher Education Group, 2401 International Lane, Madison, WI 53704-3192
13064795	Hoosier Park LLC, 4500 Dan Patch Circle, Anderson, IN 46013-3161
13064796	+Hoosier Park, L.P., 4500 Dan Patch Circle, Anderson, IN 46013-3161
13064798	IMC Credit Services LLC- Bankruptcy, 6955 Hillsdale Court, Indianapolis, IN 46250-2054
13064804	+IU Health - Revenue Cycle Service, Attn: Bankruptcy Dept, 250 N. Shadeland Ave., Indianapolis, IN 46219-4959
13064805	IU Health Physicians, 4880 Century Plaza Road, Ste. 265, Indianapolis, IN 46254-5471
13064799	+Indiana Bell Telephone, One AT&T Center, 28th Flr., Saint Louis, MO 63101-2017
13064801	+Indiana Grand Casino, 4300 N. Michigan Rd., Shelbyville, IN 46176-9751
13064802	+Indiana Wesleyan University, 4201 S. Washington Street, Marion, IN 46953-4974
13064803	+Irvington Radiologists - Dept. 108, 7340 Shadeland Station Suite 200, Indianapolis, IN 46256-3980
13064807	+KAMP Collection Recovery, PO Box 2191, Indianapolis, IN 46206-2191
13064808	+Kirkpatrick, 1605 N. Richmond Road, Wharton, TX 77488-2711
13064810	+LVNV Funding, 625 Pilot Rd. Suite 2/3, Las Vegas, NV 89119-4485
13064809	+Lawrence Central High School, 7300 w. 56th Street, Indianapolis, IN 46254
13064812	Main Street Acquisitions, PO Box 31032, Tampa, FL 33631-3032
13064817	+MedShield Inc., PO Box 55707, Indianapolis, IN 46205-0707
13064814	Medical Associates, PO Box 6276 Dept. 20, Indianapolis, IN 46206-6276
13064815	+Medical Payment Data, P.O. Box 9500, Wilkes Barre, PA 18773-9500
13064816	+Medical Payment Data, 645 Walnut St., Ste. 5, Gadsden, AL 35901-4173
13064821	#Primary Financial Services, INC, PO BOX 920, Getzville, NY 14068-0920
13064822 13064824	+Resurgent Capital Services, PO Box 1410, Troy, MI 48099-1410 +Shorewalk Community Inc, 5702 Kirkpatrick Way, Indianapolis, IN 46220-3925
13064824	+Shorewalk Community Inc., 5702 Kirkpatrick Way, Indianapolis, IN 46220-3925 +Shorewalk Community, Inc., 9515 E. 59th Street, Suite B, Indianapolis, IN 46216-1041
13064827	+Shorewark community, file., 9515 E. Sych Street, Suite B, Indianapoirs, in 46216-1041 +Stenger & Stenger, 2618 East Paris Ave SE, Grand Rapids, MI 49546-2458
13064828	+Stenger & Stenger, 2018 East Paris Ave SE, Grand Rapids, MI 49540-2458 +Sunnyside Dental, 11135 Pendleton Pike #900, Indianapolis, IN 46236-2872
13064829	+Sunrise Credit Services, PO Box 9100, Farmingdale, NY 11735-9100
13064830	Suntrust Bank, 1001 Semmes Ave, PO Box 27172, Richmond, VA 23261-7172
13064832	Trans Union, PO Box 1000, Crum Lynne, PA 19022
13064833	Tucker Referrals, 9279 N Meridian St., Indianapolis, IN 46260-1803
13065715	+U.S. Attorney's Office, 10 W Market St Ste 2100, Indianapolis IN 46204-1986
13064835	+US Department of Education, PO Box 7860, Madison, WI 53707-7860
13064836	+US Dept of Ed, 400 Maryland Ave. SW, Washington, DC 20202-0001
13064838	++VON MAUR INC, 6565 BRADY STREET, DAVENPORT IA 52806-2054 (address filed with court: Von Maur, 6565 Brady Street, Davenport, IA 52806-2054)
-	stronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
aty	E-mail/Text: steinkamplaw@yahoo.com Sep 18 2014 23:03:04 John T. Steinkamp,
	John Steinkamp & Associates, 5218 S. East Street, Suite El, Indianapolis, IN 46227
tr	EDI: FGSILVER.COM Sep 18 2014 22:58:00 Gregory K. Silver, Office of Gregory K. Silver,
	342 Massachusetts Ave # 400, Indianapolis, IN 46204-2132
ust	+E-mail/Text: ustpregion10.in.ecf@usdoj.gov Sep 18 2014 23:03:44 U.S. Trustee,
	Office of U.S. Trustee, 101 W. Ohio St Ste. 1000, Indianapolis, IN 46204-1982

Case 311608600.301 CHIA-DBT 8Do Eilende 009/20/Hilled 86/24/09621Page 01:310 1.24 Page 1Df 54

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13064763	4 Westchest	er Plaza Suite 110, Elmsfo		on Agency, s, PO Box 5238,
13064765	+EDI: CAPITAL	am, IL 60197-5238 JONE.COM Sep 18 2014 22:58:04		unt Inquiries, PO Box 30281,
13064766	+E-mail/Text:	Lity, UT 84130-0281 cashamerica@nuvox.net Sep 1	18 2014 23:03:35 Cash	America, 17 Triangle Park,
13064769 13064768	EDI: CHASE.C EDI: CHASE.C	OH 45246-3411 COM Sep 18 2014 22:58:00 COM Sep 18 2014 22:58:00	Chase, P.O. Box 15298, Chase, Inquiries, P.	Wilmington, DE 19850-5298 D. Box 15298,
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13064790	+E-mail/Text:	BANKRUPTCY@GLACOMPANY.COM and Lane, Louisville, KY 40		GLA Collection Co, Inc.,
13064793	7017 John E	bankruptcy@hraccounts.com Deer Parkway, Moline, IL 6		H & R Accounts, Inc.,
13064797	Carol Strea	am, IL 60197-5253	SBC, Attn: Bankruptcy D	
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13064811	+EDI: RESURGE	Sauk Rapids, MN 56379-05 NT.COM Sep 18 2014 22:58:00		P.O. Box 10497,
13064813	+E-mail/Text:	SC 29603-0497 medlbknotice@medlsolutions 31 N, Greenwood, IN 46142		Med 1 Solutions,
13064818	E-mail/Text:	electronicbkydocs@nelnet.ne 68501-2561		Nelnet Inc, PO Box 82561,
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13064826		bankruptcy@sw-credit.com Senational Parkway, Suite 1100		outhwest Credit, 1958
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User: admin Form ID: b9a Page 3 of 3 Total Noticed: 88 Date Rcvd: Sep 18, 2014

***** BYPASSED RECIPIENTS (continued) *****

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Sep 20, 2014

Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on September 18, 2014 at the address(es) listed below: Gregory K. Silver trusteegksilver@yahoo.com, robin@rubin-levin.net;gks@trustesolutions.com;GKS@trustesolutions.net John T. Steinkamp on behalf of Debtor Raymond Lafayette Hudson steinkamplaw@yahoo.com, steinkamplaw@yahoo.com;jtsparalegal@gmail.com U.S. Trustee ustpregion10.in.ecf@usdoj.gov

TOTAL: 3

Case 3116086 00 361 CHIA- JBT 8 DOF 100 /20/Hiled 86/24/0962 1Plag 80:610 fl.24 Pag 81 Df 56

B9A (Official Form 9A) (Chapter 7 Individual or Joint Debtor No Asset Case)

Case Number 14-08610-JMC-7

UNITED STATES BANKRUPTCY COURT Southern District of Indiana

Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors and Deadlines

A chapter 7 bankruptcy case concerning the debtor listed below was filed on September 16, 2014.

You may be a creditor of the debtor. **This notice lists important deadlines.** You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office or may be viewed at http://pacer.insb.uscourts.gov.

Creditors – Do not include this notice with any document filed with the Court. See Reverse Side for Important Explanations.

Debtor (name(s) used by the debtor in the last 8 years, including married, maiden, trade, and address): Raymond Lafavette Hudson

Case Number: 14-08610-JMC-7

Attorney for debtor (name and address): John T. Steinkamp John Steinkamp & Associates 5218 S. East Street Suite E1 Indianapolis, IN 46227 Telephone number: (317) 780–8300 Social Security Number(s):

Bankruptcy Trustee (name and address): Gregory K. Silver Office of Gregory K. Silver 342 Massachusetts Ave # 400 Indianapolis, IN 46204–2132 Telephone number: 317–263–9417

Meeting of Creditors

Date: October 31, 2014

Time: 10:30 AM EDT

Location: Rm. 416A U.S. Courthouse, 46 E. Ohio St., Indianapolis, IN 46204

Presumption of Abuse under 11 U.S.C. § 707(b)

See "Presumption of Abuse" on reverse side.

The presumption of abuse does not arise.

Deadlines

Papers must be *received* by the bankruptcy clerk's office by the following deadlines:

Deadline to Object to Discharge or Determine Dischargeability of Debt:

December 30, 2014

Deadline to Object to Exemptions:

The deadline expires **30 days** after the *conclusion* of the meeting of creditors **or** within **30 days** of any amendment to the list or supplemental schedules unless as otherwise provided under Fed.R.Bankr.P. 1019(2) for converted cases.

Please Do Not File a Proof of Claim Unless You Receive a Notice To Do So.

Creditors May Not Take Certain Actions

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

Creditor with a Foreign Address

A creditor to whom this notice is sent at a foreign address should read the information under "Do Not File a Proof of Claim at This Time" on the reverse side.

Southern District of Indiana	For the Court: Clerk of the Bankruptcy Court: Kevin P. Dempsey
Hours Open: Monday – Friday 8:30 AM – 4:30 PM ET	September 18, 2014

Case 311608600.301 CHIA-JBT 8Do Eilende 009/20/Hilled 06/24/09621Plag 001:310 fl.24 Pag 01 57

Filing of Chapter 7 Bankruptcy Case	A bankruptcy case under chapter 7 of the Bankruptcy Code (title 11, United States Code) has been filed in this court by or against the debtor(s) listed on the front side, and an order for relief has been entered.
Legal Advice	The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to determine your rights in this case.
Creditors Generally May Not Take Certain Actions	Prohibited collection actions are listed in Bankruptcy Code § 362. Common examples of prohibited actions include contacting the debtor by telephone, mail or otherwise to demand repayment; taking actions to collect money or obtain property from the debtor; repossessing the debtor's property; starting or continuing lawsuits or foreclosures; and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay.
Presumption of Abuse	If the presumption of abuse arises, creditors may have the right to file a motion to dismiss the case under § 707(b) of the Bankruptcy Code. The debtor may rebut the presumption by showing special circumstances.
Meeting of Creditors	A meeting of creditors is scheduled for the date, time and location listed on the front side. The debtor (both spouses in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditors are welcome to attend, but are not required to do so. The meeting may be continued and concluded at a later date specified in a notice filed with the court.
	All individual debtors MUST provide picture identification and proof of social security number to the trustee at the meeting of creditors. Failure to do so may result in your case being dismissed.
	Language interpretation of the meeting of creditors will be provided to the debtor at no cost through a telephone interpreter service upon request made to the trustee. These services may not be available at all locations.
Do Not File a Proof of Claim at This Time	There does not appear to be any property available to the trustee to pay creditors. You therefore should not file a proof of claim at this time. If it later appears that assets are available to pay creditors, you will be sent another notice telling you that you may file a proof of claim, and telling you the deadline for filing your proof of claim. If this notice is mailed to a creditor at a foreign address, the creditor may file a motion requesting the court to extend the deadline. Do not include this notice with any document filed with the court.
Discharge of Debts	The debtor is seeking a discharge of most debts, which may include your debt. A discharge means that you may never try to collect the debt from the debtor. If you believe that the debtor is not entitled to receive a discharge under Bankruptcy Code § 727(a) <i>or</i> that a debt owed to you is not dischargeable under Bankruptcy Code § 523(a)(2), (4), or (6), you must file a complaint — or a motion if you assert the discharge should be denied under § 727(a)(8) or (a)(9) — in the bankruptcy clerk's office by the "Deadline to Object to Debtor's Discharge or to Challenge the Dischargeability of Certain Debts" listed on the front of this form. The bankruptcy clerk's office must receive the complaint or motion and any required filing fee by that deadline.
Exempt Property	The debtor is permitted by law to keep certain property as exempt. Exempt property will not be sold and distributed to creditors. The debtor must file a list of all property claimed as exempt. You may inspect that list at the bankruptcy clerk's office. If you believe that an exemption claimed by the debtor is not authorized by law, you may file an objection to that exemption. The bankruptcy clerk's office must receive the objection by the "Deadline to Object to Exemptions" listed on the front side.
Change of Address	Creditors are responsible for notifying the bankruptcy clerk's office in writing of address changes. The case number must be included on any corresponse of the case number must be included on any correspondence.
Bankruptcy Clerk's Office	Any paper filed on this bankruptcy case should be filed at the bankruptcy clerk's office or http://ecf.insb.uscourts.gov. All filed papers, including the list of the debtor's property and debts and the list of the property claimed as exempt, may be inspected at the bankruptcy clerk's office or http://pacer.insb.uscourts.gov.
Creditor with a Foreign Address	Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your rights in this case.

Refer to Other Side for Important Deadlines and Notices

Case 3.4.6766101.361CHLA-DBT 2000 filme 01102F11ed 06724/06/08/age00886f324 Page10 f18

United States Bankruptcy Court Southern District of Indiana

In re: Raymond Lafayette Hudson Debtor

District/off: 0756-1

CERTIFICATE OF NOTICE

Page 1 of 3

Total Noticed: 86

User: jweiss

Form ID: b18

Case No. 14-08610-JMC Chapter 7

Date Rcvd: Dec 31, 2014

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jan 02, 2015. +Raymond Lafayette Hudson, +AES/ISM, PO BOX 2461, Harrisburg, PA 17105-2461 +AES/ISM, PO Box 61047, Harrisburg, PA 17106-1047 db 13064754 13064755 13064760 Attn. Karen Cavagnaro, One AT&T Way, Office 3A231, Bedminster, NJ 07921-2694 +AT & T, Ameripath Indianapolis, PO Box 740975, Cincinnati, OH 45274-0975 +Ameripath Indianapolis, 2560 N. Shadeland Ave., Suite A, Indianapolis, IN 46219-1706 +Arrowood Indemnity, 3600 Arco Corp Dr Ste 600, Charlotte, NC 28273-8100 +Bay Area Credit Service, INC, 1000 Abernathy Rd., Bldg 400, Ste. 195, 13064758 13064757 13064759 13064761 Atlanta, GA 30328-5614 +Becket & Lee LLP, 16 General Warren Blvd, 13064762 Malvern, PA 19355-1245 Bose Corp, PO BOX 9168, Framingham, MA 01701-9168 +CBNA/BBY, PO Box 6497, Sioux Falls, SD 57117-6497 13064764 13064767 Chase Bank, PO Box 90001871, Louisville, KY 40290-1870 +Colon and Rectal Care, 7430 N Shadeland, Ste 200, Indianapolis, IN 46250-2036 13064770 13064771 Community Health Network, PO Box 20830, Indianapolis, IN 46220-0830
 Community Health Network, 9500 Reliable Parkway, Chicago, IL 60686-0095
 +Continental Finance/1st Bank DE, 1000 Rocky Run Parkway, Wilmington, DE 19803-1455 13064772 13064773 13064774 +Delmarva Capital Group, 7301 Parkway Drive, Hanover, MD 21076-1159 +Dial-One Hour Heating & A/C, 1551 S. Franklin Road, Indianapolis, IN 46239-9547 +Eads Murray & Pugh, 9515 E. 59th Street, #B, Indianapolis, IN 46216-1041 13064777 13064779 13064781 +Eads Mufray & Pugn, 9515 E. 59th Street, #B, Indianapolis, IN 46216-1041 +Equifax, PO Box 740256, Atlanta, GA 30374-0256 +Experian, 701 Experian Parkway, Allen, TX 75013-3715 +FC Tucker, Inc., 9279 N. Meridian Street # 201, Indianapolis, IN 46260-1803 ++FIFTH THIRD BANK, MD# ROPS05 BANKRUPTCY DEPT, 1850 EAST PARIS SE, GRAND RAPIDS MI 49546-6253 13064782 13064783 13064784 13064785 (address filed with court: Fifth Third Bank, Customer Service, 38 Fountain Square Plaza, Cincinnati, OH 45263) #Frontline Asset Stategies, 1935 W. Co. Rd. B2, Ste. 425, Saint Paul, MN 55113-2797 13064788 13064789 +Geist Family Medicine, 8150 Oaklandon Rd #130, Indianapolis, IN 46236-9554 Global Payments Check Svc, PO Box 661038, Chicago, IL 60666-1038 13064791 +Great Lakes Higher Education Group, 2401 International Lane, Madison, WI 53704-3192 13064792 Hoosier Park, LLC, 4500 Dan Patch Circle, Anderson, IN 46013-3161 +Hoosier Park, L.P., 4500 Dan Patch Circle, Anderson, IN 46013-3161 13064795 Anderson, IN 46013-3161 13064796 IMC Credit Services LLC- Bankruptcy, 6955 Hillsdale Court, Indianapolis, IN 46250-2054 +IU Health - Revenue Cycle Service, Attn: Bankruptcy Dept, 250 N. Shadeland Ave., 13064798 250 N. Shadeland Ave., 13064804 Indianapolis, IN 46219-4959 IU Health Physicians, 4880 Century Plaza Road, Ste. 265, Indianapolis, IN 46254-+Indiana Bell Telephone, One AT&T Center, 28th Flr., Saint Louis, MO 63101-2017 +Indiana Grand Casino, 4300 N. Michigan Rd., Shelbyville, IN 46176-9751 +Irvington Radiologists - Dept. 108, 7340 Shadeland Station Suite 200, 13064805 Indianapolis, IN 46254-5471 13064799 13064801 13064803 Indianapolis, IN 46256-3980 Halanapolis, IN 46256-3980 +JC Christensen and Associates Inc, PO Box 519, Sauk Rapids, MN 56379-0519 +KAMP Collection Recovery, PO Box 2191, Indianapolis, IN 46206-2191 +Kirkpatrick, 1605 N. Richmond Road, Wharton, TX 77488-2711 +LVNV Funding, 625 Pilot Rd. Suite 2/3, Las Vegas, NV 89119-4485 +Lawrence Central High School, 7300 w. 56th Street, Indianapolis, IN 46254 Main Street Acquisitions, PO Box 31032, Tampa, FL 33631-3032 13064806 13064807 13064808 13064810 13064809 13064812 Main Street Acquisitions, PO Box 31032, Tampa, FL 33631-3032 +MedShield Inc., PO Box 55707, Indianapolis, IN 46205-0707 Medical Associates, PO Box 6276 Dept. 20, Indianapolis, IN 46206-6276 +Medical Payment Data, P.O. Box 9500, Wilkes Barre, PA 18773-9500 +Medical Payment Data, 645 Walnut St., Ste. 5, Gadsden, AL 35901-4173 #Primary Financial Services, INC, PO BOX 920, Getzville, NY 14068-0920 +Resurgent Capital Services, PO Box 1410, Troy, MI 48099-1410 +Shorewalk Community Inc, 5702 Kirkpatrick Way, Indianapolis, IN 46220-3925 +Shorewalk Community, Inc., 9515 E. 59th Street, Suite B, Indianapolis, IN 46216-1041 +Stenger & Stenger, 2618 East Paris Ave SE, Grand Rapids, MI 49546-2458 +Sunnyside Dental, 11135 Pendleton Pike #900, Indianapolis, IN 46236-2872 +Sunrise Credit Services, PO Box 9100. 13064817 13064814 13064815 13064816 13064821 13064822 13064824 13064825 13064827 13064828 13064829 +Sunrise Credit Services, PO Box 9100, Farmingdale, NY 11735-9100 Suntrust Bank, 1001 Semmes Ave, PO Box 27172, Richmond, VA 23261-7172 Trans Union, PO Box 1000, Crum Lynne, PA 19022 +Tucker Referrals, 9279 N Meridian St, Indianapolis, IN 46260-1803 +U.S. Attorney's Office, 10 W Market St Ste 2100, Indianapolis IN 46204-1986 13064830 13064832 13064833 13065715 +US Department of Education, PO Box 7860, Madison, WI 53707-7860 +US Dept of Ed, 400 Maryland Ave. SW, Washington, DC 20202-0001 ++VON MAUR INC, 6565 BRADY STREET, DAVENPORT IA 52806-2054 (address filed with court: Von Maur, 6565 Brady Street, Davenpon 13064835 13064836 13064838 Davenport, IA 52806-2054) Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. +EDI: RMCB.COM Dec 31 2014 22:28:00 13064756 American Medical Collection Agency, 4 Westchester Plaza Suite 110, Elmsford, NY 10523-1615 EDI: HFC.COM Dec 31 2014 22:28:00 Carol Stream, IL 60197-5238 Best Buy, Retail Services, 13064763 PO Box 5238.

13064765 +EDI: CAPITALONE.COM Dec 31 2014 22:28:00 Capital One, Account Inquiries, PO Box 30281, Salt Lake City, UT 84130-0281

Case 3:4-6-86-101-361CHLA-DBT 2000 Eilene 101102 Filed 06724/16/08/4 50098 6f 324 Page 20 119

District/off:	0756-1	User: jweiss Form ID: b18	Page 2 of 3 Total Noticed: 86	Date Rcvd: Dec 31, 2014
Notice by ele (continued)	ctronic transmi	ssion was sent to the fo	ollowing persons/entities b	by the Bankruptcy Noticing Center
13064766		cashamerica@nuvox.net 1 OH 45246-3411	Dec 31 2014 22:31:51 Ca	sh America, 17 Triangle Park,
13064769 13064768	EDI: CHASE.C	OM Dec 31 2014 22:28:00 OM Dec 31 2014 22:28:00 DE 19850-5298	Chase, P.O. Box 1529 Chase, Inquiries,	8, Wilmington, DE 19850-5298 P.O. Box 15298,
13064775	+EDI: RCSFNBM	ARIN.COM Dec 31 2014 22 NV 89193-8875	:28:00 Credit One Bank,	P.O. Box 98875,
13064776	+EDI: RCSFNBM	ARIN.COM Dec 31 2014 22 ustry, CA 91716-0500	:28:00 Credit One Bank,	PO Box 60500,
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13064802	+E-mail/Text:	neil.rush@indwes.edu De	ec 31 2014 22:33:04 Ind n, IN 46953-4974	liana Wesleyan University,
13064811	+EDI: RESURGE	NT.COM Dec 31 2014 22:2: SC 29603-0497		P.O. Box 10497,
13064813	+E-mail/Text:		ions.com Dec 31 2014 22:32: 6142-3932	28 Med 1 Solutions,
13064818		electronicbkydocs@nelne	et.net Dec 31 2014 22:32:06	Nelnet Inc, PO Box 82561,
13064819		Dec 31 2014 22:28:00 te Blvd., Suite 100, 1	Portfolio Recovery Assoc Norfolk, VA 23502-4962	, Riverside Commerce Center,
13064820		P.COM Dec 31 2014 22:28 , SD 57107-0145	:00 Premier Bankcard In	nc, 3820 N Louise Ave,
13064823	Columbus, O	OM Dec 31 2014 22:28:00 H 43218-3082		P.O. Box 183082,
13064826	4120 Intern	ational Parkway, Suite I	om Dec 31 2014 22:32:05 1100, Carrollton, TX 7500	
13064831	Albuquerque	, NM 87176-7380		elations, P.O. Box 37380,
13156481	C/O Nelnet,	3015 South Parker Roa	et.net Dec 31 2014 22:32:06 ad, Suite 400, Aurora, CC	80014-2904
13064834		mcreager@urologyin.com 69 Dept. 14, Indianapo		Jrology of Indiana LLC,
				TOTAL: 27
**	*** BYPASSED RE Haroldo Ribe	CIPIENTS (undeliverable	, * duplicate) *****	
13064837*	++VON MAUR INC	, 6565 BRADY STREET,	DAVENPORT IA 52806-2054 , PO Box 790298, Saint	Louis, MO 63179)
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I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jan 02, 2015

Signature: /s/Joseph Speetjens

District/off: 0756-1

User: jweiss Form ID: b18

Page 3 of 3 Total Noticed: 86 Date Rcvd: Dec 31, 2014

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 31, 2014 at the address(es) listed below: Gregory K. Silver trusteegksilver@yahoo.com,

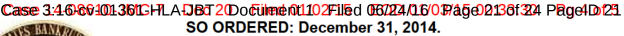
robin@rubin-levin.net; gks@trustesolutions.com; GKS@trustesolutions.net

Jessica Sharon Owens2 on behalf of Creditor JPMorgan Chase Bank, National Association USDCSDECFBK@feiwellhannoy.com

John T. Steinkamp on behalf of Debtor Raymond Lafayette Hudson steinkamplaw@yahoo.com, steinkamplaw@yahoo.com;jtsparalegal@gmail.com

U.S. Trustee ustpregion10.in.ecf@usdoj.gov

TOTAL: 4





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James M. Carr United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT Southern District of Indiana 46 E. Ohio St., Rm. 116 Indianapolis, IN 46204 B18 (rev 02/2013)

In re:

Raymond Lafayette Hudson, SSN: EIN: NA Debtor(s).

Case No. 14-08610-JMC-7A

DISCHARGE OF DEBTOR IN A CHAPTER 7 CASE

The Court, after reviewing this case, finds that the debtor is entitled to a discharge.

IT IS ORDERED that the the debtor isgranted a discharge under 11 U.S.C. § 727.

###

SEE THE BACK OF THIS ORDER FOR IMPORTANT INFORMATION.

EXPLANATION OF BANKRUPTCY DISCHARGE IN A CHAPTER 7 CASE

This court order grants a discharge to the person named as the debtor. It is not a dismissal of the case and it does not determine how much money, if any, the trustee will pay to creditors.

Collection of Discharged Debts Prohibited

The discharge prohibits any attempt to collect from the debtor a debt that has been discharged. For example, a creditor is not permitted to contact a debtor by mail, phone, or otherwise, to file or continue a lawsuit, to attach wages or other property, or to take any other action to collect a discharged debt from the debtor. A creditor who violates this order can be required to pay damages and attorney's fees to the debtor.

However, a creditor may have the right to enforce a valid lien, such as a mortgage or security interest, against the debtor's property after the bankruptcy, if that lien was not avoided or eliminated in the bankruptcy case. Also, a debtor may voluntarily pay any debt that has been discharged.

Debts That are Discharged

The chapter 7 discharge order eliminates a debtor's legal obligation to pay a debt that is discharged. Most, but not all, types of debts are discharged if the debt existed on the date the bankruptcy case was filed. (If this case was begun under a different chapter of the Bankruptcy Code and converted to chapter 7, the discharge applies to debts owed when the bankruptcy case was converted.)

Debts That are Not Discharged

Some of the common types of debts which are **NOT** discharged in a chapter 7 bankruptcy case are:

- a. Debts for most taxes;
- b. Debts incurred to pay for nondischargeable taxes (in a case filed on or after October 17, 2005);
- c. Debts that are domestic support obligations;
- d. Debts for most student loans;
- e. Debts for most fines, penalties, forfeitures, or criminal restitution obligations;
- f. Debts for personal injuries or death caused by the debtor's operation of a motor vehicle, vessel, or aircraft while intoxicated;
- g. Some debts which were not properly listed by the debtor;
- h. Debts that the bankruptcy court specifically has decided or will decide in this bankruptcy case are not discharged;
- i. Debts for which the debtor has given up the discharge protections by signing a reaffirmation agreement in compliance with the Bankruptcy Code requirements for reaffirmation of debts; and
- j. Debts owed to certain pension, profit sharing, stock bonus, other retirement plans, or to the Thrift Savings Plan for federal employees for certain types of loans from these plans (in a case filed on or after October 17, 2005).

This information is only a general summary of the bankruptcy discharge. There are exceptions to these general rules. Because the law is complicated, you may want to consult an attorney to determine the exact effect of the discharge in this case.

EXHIBIT C

Case 3:16-cv-01361-HLA-JBT Document 1 Filed 06/24/16 Page 24 of 24 PageID 24

Consumer Credit Report for RAY HUDSON SR

Page: 10 of 11

. . e

File Number: Date Issued: 03/15/2016

REDACTED

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REDACTED

DIVERSIFIED CONSULTANTS (10550 DERWOOD PK 8, SUITE #309, JACKSONVILLE, FL 32256, (800) 771-5361) Pormissible Purpose: COLLECTION Requested On: 03/03/2015

REDACTED

-00000r

-End of Credit Report-

To dispute online go to: http://transunion.com/disputeonline

P 5GZI1-003 00794-l013218 12/18

JS 44 (Rev. 11/15) Case 3:16-cv-01361-HLA-JBC Decument 1 SHEED 6/24/16 Page 1 of 2 PageID 25

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

I. (a) PLAINTIFFS RAYMOND LAFAYETTE HUDSON				DEFENDANTS Merchants Informa DIVERSIFIED CO	ation Solutions,				
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.					
(c) Attorneys (Firm Name, A Baxter & Baxter, LLP 8835 SW Canyon Lane, Portland, OR 97225 (503	Suite 130	r)		Attorneys (If Known)					
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)	III. CI	FIZENSHIP OF P	RINCIPAL P.	ARTIES ()	Place an "X" in	One Box fo	or Plainti <u>f</u>
□ 1 U.S. Government Plaintiff		Not a Party)				porated <i>or</i> Prir Business In Th		for Defenda PTF I 4	nt) DEF 🗆 4
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)				rporated <i>and</i> Pr Business In Ar			□ 5 □ 6
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IV. NATURE OF SUIT		aly) DRTS	FO	RFEITURE/PENALTY	BANKRU	РТСҮ	OTHER	STATUTI	ES
 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 245 Tort Product Liability 290 All Other Real Property 	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle 70 duct Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 441 Voting 442 Employment 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities -	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product B370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Othe	Y □ 62: □ 690 TTY □ 710 □ 720 □ 740 □ 750 IS □ 10 791	5 Drug Related Seizure of Property 21 USC 881 0 Other D Fair Labor Standards Act D Labor/Management Relations D Railway Labor Act 1 Family and Medical Leave Act D Other Labor Litigation 1 Employee Retirement Income Security Act IMMIGRATION 2 Naturalization Application 5 Other Immigration	 422 Appeal 28 U 423 Withdrawal 28 USC 15' PROPERTY R 820 Copyrights 830 Patent 840 Trademark 861 HIA (1395f 862 Black Lung 863 DIWC/DIW 864 SSID Title : 865 RSI (405(g)) FEDERAL TA 870 Taxes (U.S. or Defenda 871 IRS—Third 26 USC 760 	JSC 158 7 IGHTS IRITY f) (923) (W (405(g)) XVI) X SUITS Plaintiff nt) Party	□ 375 False C □ 376 Qui Ta □ 376 Qui Ta □ 400 State R □ 410 Antitru □ 430 Banks : □ 450 Common □ 460 Deport □ 470 Racket □ 490 Cable/S □ 890 Other S □ 890 Agricu □ 893 Environ □ 895 Freedon ∧ Act 899 Admin □ 899 Admin □ 899 Admin	Claims Act m (31 USC a)) teapportion st and Bankin erce ation eer Influence t Organizati t Organizati t Organizati t organizati t organizati t organizati t organizati sec Commong ner Credit Sat TV ites/Commong Statutory Act ltural Acts mof Inform tion istrative Proc view or App y Decision tutionality o	ment g ced and ions odities/ ctions atters nation ocedure peal of
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VI. CAUSE OF ACTION	DN Brief description of c		e filing (D	o not cite jurisdictional stat	tutes unless diversity):			
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		emand \$ BD by jury		K YES only is DEMAND:	f demanded in 🗙 Yes	n complain	nt:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		bb by july	DOCKET NU	MBFR			
DATE 06/24/2016		signature of att /s/ Kirsten N. B		FRECORD					
FOR OFFICE USE ONLY									
RECEIPT # AM	AOUNT	APPLYING IFP		JUDGE		MAG. JUD	GE Rese	t	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV.** Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Oregon

Raymond Lafayette Hudson	
Plaintiff(s)	
v.	
Diversified Consultants, Inc.	
Defendant(s)	

Civil Action No. 16-CV-01252

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Diversified Consultants, Inc. c/o Incorp Services, Inc., RA 5305 North River Road Ste. B1 Keizer, OR 97303

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Kirsten Baxter, Baxter & Baxter, LLP, 8835 SW Canyon Lane, Suite 130, Portland, OR 97225

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

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Civil Action No. 16-CV-01252

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (na	me of individual and title, if any)						
was rec	ceived by me on (date)							
	□ I personally served	d the summons on the indivi	idual at (place)					
	on (date) ; or							
	□ I left the summons at the individual's residence or usual place of abode with (<i>name</i>)							
		, a	person of suitable age and discretion who res	ides there	e,			
	on (date)	, and mailed a co	py to the individual's last known address; or					
	□ I served the summ	ons on (name of individual)			, who is			
	designated by law to	accept service of process of	n behalf of (name of organization)					
			on (<i>date</i>)	; or				
	\Box I returned the sum	mons unexecuted because			; or			
	Other (<i>specify</i>):							
	My fees are \$	for travel and \$	for services, for a total of \$	0.0	00			
	I declare under penal	ty of perjury that this inform	nation is true.					
Date:								
			Server's signature					
			Printed name and title					

Additional information regarding attempted service, etc:

Server's address

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>FCRA Class Action Filed Against Diversified Consultants, Inc.</u>