

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MINNESOTA**

**In re:**

**Case No. BKY 04-43833**

**Jeremie David Huff**

**Chapter 7 Case**

**Debtor.**

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**NOTICE OF HEARING ON MOTION TO DISMISS CHAPTER 7 CASE**

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TO: The Debtor, all creditors and other parties in interest:

The United States Trustee has filed a motion to dismiss the above-captioned case for substantial abuse under 11 U.S.C. §707(b).

The Court will hold a hearing on this motion at 10:30 a.m. on November 3, 2004, in Courtroom No. 7 West, at the United States Bankruptcy Court, United States Courthouse, 300 South Fourth Street, Minneapolis, Minnesota.

Any response to this motion must be filed and delivered not later than October 29, 2004, which is three days before the time set for the hearing (excluding intermediate Saturdays, Sundays and legal holidays), or filed and served by mail not later than October 25, 2004, which is seven days before the time set for the hearing (excluding intermediate Saturdays, Sundays and legal holidays). Local Bankruptcy Rule 9006-1.

Dated: \_\_\_\_\_

CLERK OF BANKRUPTCY COURT

By: \_\_\_\_\_  
Deputy Clerk

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MINNESOTA**

**In re:**

**Case No. BKY 04-43833**

**Jeremie David Huff**

**Chapter 7 Case**

**Debtor.**

---

**NOTICE OF HEARING AND MOTION TO DISMISS UNDER 11 U.S.C. §707(b)**

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TO: The debtor(s) and other entities specified in Local Rule 9013-3.

1. The United States Trustee, by his undersigned attorney, moves the Court for the relief requested below and gives notice of hearing.

2. The Court will hold a hearing on this motion at 10:30 a.m. on November 3, 2004, in Courtroom No. 7 West, at the United States Bankruptcy Court, United States Courthouse, 300 South Fourth Street, Minneapolis, Minnesota.

3. Any response to this motion must be filed and delivered not later than October 29, 2004, which is three days before the time set for the hearing (excluding intermediate Saturdays, Sundays and legal holidays), or filed and served by mail not later than October 25, 2004, which is seven days before the time set for the hearing (excluding intermediate Saturdays, Sundays and legal holidays). Local Bankruptcy Rule 9006-1. **UNLESS A RESPONSE OPPOSING THE MOTION IS TIMELY FILED, THE COURT MAY GRANT THE MOTION WITHOUT A HEARING.**

4. This Court has jurisdiction over this motion pursuant to 28 U.S.C. Sections 157 and 1334, FED.R.BANKR.P. 5005 and Local Rule 1070-1. The United States Trustee has standing to file this motion pursuant to 28 U.S.C. Section 586(a) and 11 U.S.C. Section 307. This proceeding

is a core proceeding. The petition commencing this Chapter 7 case was filed on July 9, 2004. The case is now pending in this Court.

5. This motion arises under 11 U. S. C. Section 707(b) and FED.R.BANKR.P. 1017, 2002 and 4004. This motion is filed under FED.R.BANKR.P. 9014 and Local Rules 9013-1 to 9013-5. Movant requests that this case be dismissed.

6. From the lists, schedules and statements filed by the debtor, it appears that he has the ability to pay a substantial portion of his dischargeable debt without hardship.

7. The debtor lists the following debts:

(a) On Schedule D, Creditors Holding Secured Claims, the debtor lists one vehicle loan.

(b) On Schedule E, Creditors Holding Unsecured Priority Claims, the debtor lists no claims.

(c) On Schedule F, Creditors Holding Unsecured Nonpriority Claims, the debtor lists six claims totaling \$ 40,367.80.

8. The debts listed in the debtor's Schedule of Liabilities appear to be primarily consumer debt. *See* Debtor's Schedule F. The debtor checked on the Petition that the nature of the debts are consumer/non-business.

9. On Schedule I, the debtor lists monthly gross income of \$ 3,154.67 (annual gross of \$ 37,860) and monthly net income of \$ 2,080.25. The debtor's Statement of Financial Affairs discloses that the debtor earned gross income of \$ 51,265 in 2003 and gross income of \$ 49,273 in 2002. The debtor has the same job and does not note any changes to income on Schedule I.

On August 17, 1004, the United States Trustee wrote for additional information. Att. Ex.

1. Based on the pay stub dated September 1, 2004 (Att. Ex. 2<sup>1/</sup>), the debtor has the following net income:

YTD Gross Income	\$ 34,299.87
<u>YTD Deductions</u>	<u>(10,879.83)</u>
YTD Net Income	\$ 23,420.04

\$ 23,420.04 divided by 35th pay period x 52 pay periods divided by 12 = \$ 2,899.62 net income per month.

10. On Schedule J, the debtor lists monthly expenses of \$ 1,973.00.

11. Average net monthly income of \$ 2,899.62 less monthly expenses of \$ 1,973 provides the debtor with monthly disposable income of \$ 926.62.

12. Monthly disposable income of \$ 926.62 would enable the debtor to pay approximately \$ 33,358.32 or 83% of the unsecured creditors in a hypothetical thirty six month Chapter 13 plan. The debtor can pay approximately unsecured creditors in full in approximately 44 months.

13. The debtor is currently employed, and there does not appear to be any likelihood that his employment will be terminated at any time in the future.

14. The debtor has the ability to repay a substantial portion of his general unsecured debt and there appears to be no reason for his unwillingness to do so.

15. As an alternative to dismissal, the United States Trustee does not oppose voluntary conversion of this case to Chapter 13.

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<sup>1/</sup> The United States Trustee redacted the social security number and check information from the pay stub to avoid distribution over the internet. A clean copy of the pay stub may be made available at the hearing, if necessary.

WHEREFORE, the United States Trustee respectfully requests that this chapter 7 case be dismissed.

Dated: October 5, 2004

Respectfully submitted,

HABBO G. FOKKENA  
United States Trustee  
Region 12

By: /s/ Sarah J. Wencil  
Sarah J. Wencil  
Trial Attorney  
United States Trustee's Office  
1015 United States Courthouse  
300 South Fourth Street  
Minneapolis, MN 55415  
IA ATTY No. 14014  
(612) 664-5500

# **EXHIBIT 1**



**U. S. Department of Justice**

**Office of the United States Trustee**

***Districts of Minnesota, North Dakota,  
South Dakota and Iowa***

August 17, 2004

Gregory Wald  
3601 Minnesota Drive  
Suite 800  
Edina, MN 55435

Re: Jeremie Huff  
Bky 04-43833

*U.S. Courthouse, Suite 1015*

*300 South Fourth Street*

*Minneapolis, MN 55415*

*612 / 664-5500*

*FAX 612 / 664-5516*

Dear Mr. Wald,

As you are aware, the Office of the United States Trustee must investigate every debtor pursuant to 11 U.S.C. §707(b). Please provide the following documentation/information on or before September 10, 2004;

1. Copies of the debtor's last four pay stubs. If the pay stubs show a deduction for 401(k) or similar retirement plan, please advise if the deduction is voluntary or mandatory. If the pay stubs show a deduction for 401(k) loan repayment, please advise as to the balance of the loan and the estimated payoff date.
2. Copies of 2001, 2002, and 2003 state and federal tax returns, including W-2s, 1099s, and all other attachments and schedules.
3. Copies of bank statements and check registers for the last six months for all accounts owned by the debtor.

Please call if you have a question or concern about this letter. Thank you for your assistance in this matter.

Sincerely,

**HABBO G. FOKKENA**  
United States Trustee

By   
Tom Kleiner  
Bankruptcy Analyst

cc: Jeremie Huff  
2651 Shannon Lane  
Mound, MN 55364

Timothy Moratzka, Chapter 7 Trustee

# **EXHIBIT 2**

**ENGINEERED BUILDING COMPONENTS CO.**

---EMPLOYEE---  
 01-0000942 Huff,J

[REDACTED] PAY RATE 18.200 HW PERIOD END 08/11/04 [REDACTED]

EARNINGS	HOURS	AMOUNT	YTD	DEDUCTION	AMOUNT	YTD
Regular	40.00	728.00	24,100.75	Federal W/H	147.04	4,852.85
Overtime	6.75	184.28	3,848.12	FICA	54.73	1,894.02
Bonus	.00	.00	3,539.09	MEDICARE	12.80	443.00
				MN State W/H	53.51	1,828.52
				Medical Ins	29.52	938.86

GROSS EARNINGS: 912.28 31,487.96 TOTAL DEDUCT: 297.60 9,957.25  
 NET EARNINGS: 614.68

**ENGINEERED BUILDING COMPONENTS CO.**

---EMPLOYEE---  
 01-0000942 Huff,J

[REDACTED] PAY RATE 18.200 HW PERIOD END 08/25/04 [REDACTED]

EARNINGS	HOURS	AMOUNT	YTD	DEDUCTION	AMOUNT	YTD
Regular	40.00	728.00	25,556.75	Federal W/H	148.74	5,172.51
Overtime	7.00	191.10	4,319.05	FICA	55.15	2,009.83
Bonus	.00	.00	3,539.09	MEDICARE	12.90	470.09
				MN State W/H	53.99	1,942.75
				Medical Ins	29.52	997.90

GROSS EARNINGS: 919.10 33,414.89 TOTAL DEDUCT: 300.30 10,593.08  
 NET EARNINGS: 618.80

**ENGINEERED BUILDING COMPONENTS CO.**

---EMPLOYEE---  
 01-0000942 Huff,J

[REDACTED] PAY RATE 18.200 HW PERIOD END 09/01/04 [REDACTED]

EARNINGS	HOURS	AMOUNT	YTD	DEDUCTION	AMOUNT	YTD
Regular	40.00	728.00	26,284.75	Federal W/H	140.21	5,312.72
Overtime	5.75	156.98	4,476.03	FICA	53.04	2,062.87
Bonus	.00	.00	3,539.09	MEDICARE	12.40	482.49
				MN State W/H	51.58	1,994.33
				Medical Ins	29.52	1,027.42

GROSS EARNINGS: 884.98 34,299.87 TOTAL DEDUCT: 286.75 10,879.83

VERIFICATION

I, Sarah J. Wencil, trial attorney for the United States Trustee, the movant named in the foregoing motion, declare under penalty of perjury that the foregoing is true and correct according to the best of my knowledge, information and belief.

Executed on: October 5, 2004

Signed: /s/ Sarah J. Wencil  
Sarah J. Wencil  
Trial Attorney

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MINNESOTA**

**In re:**

**Case No. BKY 04-43833**

**Jeremie David Huff**

**Chapter 7 Case**

**Debtor.**

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**MEMORANDUM OF LAW**

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The United States Trustee submits this memorandum in support of his motion to dismiss this case under 11 U.S.C. § 707(b). *See* Local Rule 9013-2(a).

**Analysis**

A Motion to Dismiss for Substantial Abuse is governed by Section 707(b) of the Bankruptcy Code, which provides:

After notice and a hearing, the court, on its own motion or on a motion by the United States trustee but not at the request or suggestion of any party in interest, may dismiss a case filed by an individual debtor under this chapter whose debts are primarily consumer debts if it finds that the granting of relief would be a substantial abuse of the provisions of this chapter. There shall be a presumption in favor of granting the relief requested by the debtor. In making a determination whether to dismiss a case under this section, the court may not take into consideration whether a debtor has made, or continues to make charitable contributions (that meet the definition of ‘charitable contribution’ under section 548(d)(3)) to any qualified religious or charitable entity or organization (as that term is defined in section 548(d)(4).

11 U.S.C. § 707(b) (1994) (as amended by Religious Liberty and Charitable Donation Protection Act of 1998). The United States Trustee bears the burden of showing substantial abuse. *In re Dubberke*, 119 B.R. 677, 679 (Bankr. S.D. Iowa 1990).

**(1) The Debtor's Debts Are Primarily Consumer Debts.**

Section 101(8) of the Bankruptcy Code defines "consumer debts" as "debt incurred by an individual primarily for a personal, family, or household purpose." 11 U.S.C. § 101(8) (1994). "Debt" is defined as a "liability on a claim." 11 U.S.C. § 101(12) (1994). "Claim" is defined as a "right to payment, whether or not such right is reduced to judgment, liquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured." 11 U.S.C. § 101(5)(A) (1994).

The purpose of the debt generally determines whether a debt is a consumer debt. *Zolg v. Kelly (In re Kelly)*, 841 F.2d 908, 913 (9th Cir. 1988); *In re Palmer*, 117 B.R. 443, 446 (Bankr. N.D. Iowa 1990). If the credit transaction does not involve a business transaction or a profit motive, it is usually regarded as a consumer debt. *Palmer*, 117 B.R. at 446 (citing *In re Booth*, 858 F.2d 1051, 1054-55 (5th Cir. 1988)); *In re Berndt*, 127 B.R. 222, 223 (Bankr. D.N.D. 1991) (citing *Kelly* and *Booth*, but distinguishing *Booth* by concluding that private investment debts, not used to further an ongoing business, were consumer debts).

In the present case, it appears that the debts listed on Schedule F are primarily consumer debts. The debtor checked on the Petition that the nature of the debts are consumer/non-business.

**(2) The Granting of Relief under Chapter 7 Constitutes  
Substantial Abuse of Chapter Seven of the Bankruptcy Code.**

To satisfy the "substantial abuse" standard under Section 707(b), the Eighth Circuit has ruled that the primary consideration is whether the debtor has the ability to fund a 13 plan. *In re Walton*, 866 F.2d 981, 984 (8th Cir. 1989) (following *In re Kelly*, 841 F.2d 908, 914-15 (9th Cir. 1988); *United States Trustee v. Harris*, 960 F.2d 74, 76 (8th Cir. 1992); *Fonder v. United*

*States*, 974 F.2d 996, 999 (8th Cir. 1992); *Huckfeldt v. Huckfeldt (In re Huckfeldt)*, 39 F.3d 829, 831 (8th Cir. 1994) (comparing § 707(b) to § 707(a)).

While bad faith on the part of the debtor may constitute substantial abuse under Section 707(b), bad faith is not required to be shown to satisfy the "substantial abuse" standard when the debtor is otherwise able to repay his or her debts out of future income:

This is not to say that inability to pay will shield a debtor from section 707(b) dismissal where bad faith is otherwise shown. But a finding that a debtor is able to pay his debts, standing alone, supports a conclusion of substantial abuse.

*Walton*, 866 F.2d at 985 (quoting *In re Kelly*, 841 F.2d at 914-15); *Harris*, 960 F.2d at 76 (stating that "egregious behavior" by the debtor is not a necessary element for a Chapter 7 case to be dismissed under Section 707(b)). While the unique hardships and the good faith of the debtor are relevant factors, those factors are not as important as the ability of the debtor to fund a Chapter 13 plan. *Walton*, 866 F.2d at 983; *see also Harris*, 960 F.2d at 77 (rejecting the "totality of the circumstances" test espoused by the Fourth Circuit Court of Appeals in *Green v. Staples (In re Green)*, 934 F.2d 568, 572 (4th Cir. 1991), in favor of examining whether a debtor may fund a Chapter 13 plan out of future income).

Whether the debtor is eligible to file a petition under Chapter 13 after a Section 707(b) dismissal is also not a relevant factor, and likewise, the debtor cannot be forced to file a Chapter 13 petition after a 707(b) dismissal order is entered if the debtor is qualified for Chapter 13 relief. *Fonder*, 974 F.2d at 999. "The essential inquiry remains whether the debtor's ability to repay creditors with future income is sufficient to make the Chapter 7 liquidating bankruptcy a substantial abuse of the Code." *Id.*

In addition, the Eighth Circuit holds that a bankruptcy court may reject the credibility of

amended schedules when the amendments are offered after a Section 707(b) motion is filed and the amended schedules seek to decrease income and/or increase expenses because the debtor swore as to the accuracy of the initial schedules. *Fonder*, 974 F.2d at 1000.

In the District of Minnesota, there is no set percentage of repayment that must be met for substantial abuse to be present. The District Court of Minnesota opines that the determination of what is substantial should be made on a case-by-case basis:

In this Circuit, there is no clear cut formula or quantitative, threshold percentage of debt that must be repaid under a Chapter 13 plan in order to constitute grounds for dismissal for "substantial abuse." See *Walton*; *Fonder*; see also *In re Schmidt*, 200 B.R. 36, 38 (Bankr. D. Neb. 1996)... Rather, (and until such a threshold is articulated), Bankruptcy Courts are to use their best judgment to determine what repayment percentage is appropriate on a case-by-case basis. Considering the record before it, the Bankruptcy Court concluded, without comment, that a 35% repayment plan over a three year term was sufficient to constitute "substantial abuse." After conducting a *de novo* review of the record, this Court agrees. An ability to contribute more than \$17,000 towards \$ 44,000 of unsecured debt is "substantial."

*Mathes v. Stuart (In re Mathes)*, Civil File No. 3-96-906, slip op. at 6-7 (D. Minn. July 2, 1997)  
*See also In re Shirley Wilkins*, 1997 WL 1047545 (Bankr. D. Minn. March 26, 1997) (Kishel, J.)  
(holding that the ability to pay 28% in three years or 49% in five years of unsecured debts was a substantial abuse under § 707(b)).

In the present case, the debtor has the ability to pay approximately 83% of the general unsecured creditors in a hypothetical thirty six month Chapter 13 plan. The debtor has the ability to pay all of the general unsecured creditors within a hypothetical sixty month hypothetical Chapter 13 plan. The ability to fund a Chapter 13 plan is grounds to dismiss this case for substantial abuse under Section 707(b).

WHEREFORE, the United States Trustee submits this memorandum in support of his

motion to dismiss the above-captioned case as a substantial abuse of the Bankruptcy Code.

Dated: October 5, 2004

Respectfully submitted,

HABBO G. FOKKENA  
United States Trustee  
Region 12

By: /s/ Sarah J. Wencil  
Sarah J. Wencil  
Trial Attorney  
United States Trustee's Office  
1015 United States Courthouse  
300 South Fourth Street  
Minneapolis, MN 55415  
IA ATTY No. 14014  
(612) 664-5500

**UNITED STATES BANKRUPTCY COURT  
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**Debtor(s).**

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**UNSWORN CERTIFICATE OF SERVICE**

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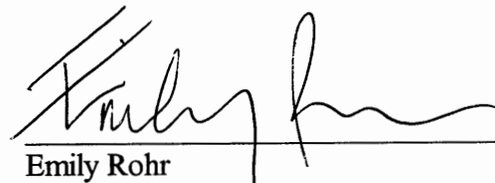
The undersigned declares under penalty of perjury that on October 5, 2004, I mailed copies of the foregoing: PROPOSED NOTICE OF HEARING, MOTION TO DISMISS UNDER 11 U.S.C. §707(b), MEMORANDUM OF LAW IN SUPPORT OF MOTION TO DISMISS AND proposed ORDER by first class mail postage prepaid to each entity named below at the address stated below for each entity:

Executed on: October 5, 2004

Gregory J. Wald  
3601 Minnesota Drive, Suite 800  
Edina, MN 55435

Timothy D. Moratzka  
901 Marquette Avenue, Suite 1400  
Minneapolis, MN 55402

Jeremie D. Huff  
2651 Shannon Lane  
Mound, MN 55364

  
\_\_\_\_\_  
Emily Rohr  
Office of the United States Trustee

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MINNESOTA**

**In re:**

**Case No. BKY 04-43833**

**Jeremie David Huff**

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**Debtor(s).**

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**ORDER**

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At Minneapolis, Minnesota, the \_\_\_\_\_ day of \_\_\_\_\_, 2004, the United States Trustee's Motion to Dismiss under 11 U.S.C. § 707(b) came before the Court for hearing. Appearances were noted in the record.

The Court made its findings of fact and conclusions of law on the record pursuant to Rule 52 of the Federal Rules of Civil Procedure and Bankruptcy Rule 7052.

**IT IS HEREBY ORDERED:**

That the Chapter 7 bankruptcy case filed by the above-captioned debtor is dismissed pursuant to 11 U.S.C. Section 707(b).

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The Honorable Nancy C. Dreher  
United States Bankruptcy Judge