UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

USE OF BANKRUPTCY PETITION PREPARERS

Any debtor who pays someone other than an attorney to help prepare a bankruptcy petition and schedules should be aware of the following:

- 1. By federal law, the person offering to help you is only permitted to provide limited services, such as:
 - a. Giving you copies of blank bankruptcy forms;
 - b. Telling you where the Bankruptcy Court is located, its hours of operation, and how much it costs to file for bankruptcy;
 - c. Typing on your petition and schedules only the information that you have provided for those forms, and;
 - d. Making copies of your completed bankruptcy petition and schedules.
- 2. By federal law, a bankruptcy petition preparer may not:
 - a. Offer you any legal advice;
 - b. Collect or receive any payment from you for the Court filing fees;
 - c. File any document with the Court on your behalf.
- 3. By federal law, the person who offered to help you must do ALL of the following:
 - a. Complete for filing the Disclosure of Compensation of Bankruptcy Petition Preparer (<u>Form B 2800</u>); and
 - b. Complete for filing the Bankruptcy Petition Preparer's Notice, Declaration and Signature (<u>Form B 119</u>).
- 4. By <u>Local Bankruptcy Rule 2016-2</u>, a bankruptcy petition preparer may not charge you a fee in excess of \$125, unless the Court specifically allows a higher fee.