

TRUSTEE MOTION TO DISMISS WORKSHEET

(URGENT - Please complete and either mail, fax, deliver, or email it to our office RIGHT AWAY)

Address: 2600 So. Gessner, Suite 110, Houston TX 77063

Fax Number 713-772-5058: Email tom@jthomasblack.com

IMPORTANT: Your Name: _____

DO YOU WANT YOUR CASE TO BE DISMISSED? YES ___ NO ___

What is your current contact information?

Home telephone:

Work telephone:

Cell telephone:

Email address:

How would you prefer that we contact you during the day, 8:30 a.m. to 5:30 p.m.?

- Home Phone
- Work Phone
- Cell Phone
- Email
- Other _____

What is your current mailing address?

Address, City, State, Zip Code:

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Address, City, State, Zip Code:

1. What caused you to become delinquent in your payments? Job loss, no overtime, medical issues, etc.?

2. Can you afford to start making the regular payments beginning with the next one due? Why or why not?

3. How would you propose to catch up the remaining payments?

I am going to allow my case to be dismissed.

I have made arrangements with the Trustee's office to catch up.

I am having a Wage Order issued so that my plan payments will be payroll-deducted.

I want to have my plan modified; please _____ send me a Motion to Modify worksheet,
_____ email it to me; or
_____ I will pick it up from the office
_____ I WILL USE THE ONE ON YOUR WEB SITE www.jthomasblack.com

I want to convert to Chapter 7. I will bring the \$1215 fee to the office in cash, cashier's check or money order on _____ (must be at least 48 hours prior to hearing on Trustee Motion to Dismiss).

I want more information about a hardship discharge.

4. Are you as far behind in payments as the Trustee's Office says you are? (if not, attach Proof of any Payments made but not credited, such as canceled checks, front and back)

5. How much do you have now to pay to catch up the amount that is delinquent?

6. Are you able to have a Wage Order or Payroll Deduction Order on your pay, so that

the plan payments are deducted automatically?
(the Judge will likely order this anyway, as a
condition of not dismissing your case, if you
don't already have one in place.)

