

TITLE 11—BANKRUPTCY

This title was enacted by Pub. L. 95-598, title I, § 101, Nov. 6, 1978, 92 Stat. 2549

Chap.		Sec.
1.	General Provisions	101
3.	Case Administration	301
5.	Creditors, the Debtor, and the Estate	501
7.	Liquidation	701
9.	Adjustment of Debts of a Municipality	901
11.	Reorganization	1101
12.	Adjustment of Debts of Family Farmers with Regular Annual Income¹	1201
13.	Adjustment of Debts of an Individual With Regular Income	1301
[15.]	Repealed.]	

AMENDMENTS

1994—Pub. L. 103-394, title V, § 501(d)(39), Oct. 22, 1994, 108 Stat. 4147, struck out item for chapter 15, “United States Trustees”.

1986—Pub. L. 99-554, title II, § 257(a), Oct. 27, 1986, 100 Stat. 3114, added item for chapter 12.

TABLE I

This Table lists the sections of former Title 11, Bankruptcy, and indicates the sections of Title 11, as revised by Pub. L. 95-598 which cover similar and related subject matter.

Title 11 Former Sections	Title 11 New Sections
1(1)-(3)	Rep.
1(4)	101(12)
1(5)-(7)	Rep.
1(8)	101(8)
1(9), (10)	Rep.
1(11)	101(9)
1(12), (13)	Rep.
1(14)	101(11)
1(15), (16)	Rep.
1(17)	101(17), (18)
1(18)	Rep.
1(19)	101(26)
1(20)-(22)	Rep.
1(23)	101(30)
1(24)	101(31)
1(25), (26)	Rep.
1(27)	101(34)
1(28), (29)	Rep.
1(29a)	101(38)
1(30)	101(40)
1(31)	Rep.
1(32)	101(24)
1(33), (34)	Rep.
1(35)	102(7)
11(a)(1)	109(a)
11(a)(2)	502(1)
11(a)(2A)	505(a), (b)
11(a)(3), (4)	Rep.
11(a)(5)	721
11(a)(6)	Rep.
11(a)(7)	363
11(a)(8)	350
11(a)(9)-(14)	Rep.
11(a)(15)	105
11(a)(16)	Rep.
11(a)(17)	324
11(a)(18)	303(i)
11(a)(19), (20)	Rep.
11(a)(21)	543(b), (c)

¹ So in original. Does not conform to chapter heading.

TABLE I—CONTINUED

Title 11 Former Sections	Title 11 New Sections
11(a)(22)	305(a)(2)
11(b)	Rep.
21	303(h)
22	109(b)
22(a)	301
22(b)	303(a)
23(a)	Rep.
23(b)	303(b)
23(c)-(f)	Rep.
23(g)	723
23(h)-(k)	Rep.
24	522
25(a)(1)	343, 521(4)
25(a)(2)	Rep.
25(a)(3)	521(2)
25(a)(4)	521(3)
25(a)(5)	521(3)
25(a)(6)	521(2)
25(a)(7)	521(2)
25(a)(8), (9)	521(1)
25(a)(10)	343, 344
25(a)(11)	521(3)
25(b)	Rep.
26	541(a)
27, 28	Rep.
29(a)	362
29(b)-(d)	Rep.
29(e)	108(a), (b)
29(f)	108(c)
30, 31	(See former 501-1103)
32(a)	727(a)(10), 1141(d)(4)
32(b)	727(c)
32(c)(1)	727(a)(2), (4)
32(c)(2)	727(a)(3)
32(c)(3)	727(a)(4)
32(c)(4)	727(a)(2)
32(c)(5)	727(a)(8), (9)
32(c)(6)	727(a)(6)
32(c)(7)	727(a)(5)
32(c)(8)	Rep.
32(d), (e)	Rep.
32(f)	524(a)
32(g), (h)	Rep.
33	727(d), (e), 1328(e)
34	524(e)
35(a)(1)	523(a)(1)
35(a)(2)	523(a)(2)
35(a)(3)	523(a)(3)
35(a)(4)	523(a)(4)
35(a)(5), (6)	Rep.
35(a)(7)	523(a)(5)
35(a)(8)	523(a)(6)
35(b)	523(b), 349(a)
35(c)	523(c)
35(c)(4)	362
41(a)	Rep.
41(b)	303(d)
41(c)-(e)	Rep.
41(f)	301
42	T. 28 § 1480
43	Rep.
44(a)	343
44(b)-(f)	Rep.
44(g)	549(c)
44(h)-(l)	Rep.
45-51	Rep.
52, 53	Rep.
54	Rep.
55	T. 28 § 1475
61-71	Rep.
72(a)	702
72(b)	705
72(c)	327(c)
73	321
74	325, 703(a)
75(a)(1)	704(1)
75(a)(2)	345
75(a)(3)	704(2)
75(a)(4)	Rep.
75(a)(5)	704(2)

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
75(a)(6)	Rep.
75(a)(7)	704(3)
75(a)(8)	704(4)
75(a)(9)	704(5)
75(a)(10)	704(6)
75(a)(11), (12)	Rep.
75(a)(13)	704(8)
75(a)(14)	Rep.
75(b), (c)	Rep.
76(a), (b)	Rep.
76(c)	326(a), 330
76(d)	Rep.
76(e)	326(d)
76(f), (g)	Rep.
76a	330
77	107
78(a)	Rep.
78(b)	322(a)
78(c)	322(b)(1)
78(d)	322(b)(2)
78(e)	Rep.
78(f), (g)	322(b)(2)
78(h)	Rep.
78(i)	322(c)
78(j)—(l)	Rep.
78(m)	322(d)
78(n)	Rep.
79–82	Rep.
91, 92	341
93(a)–(c)	Rep.
93(d)	502(a), (c)
93(e)	Rep.
93(f)	502(b)
93(g)	502(d)
93(h)	506(a), (b)
93(i)	501(b), 509
93(j)	724(a)
93(k)	502(j)
93(l), (m)	Rep.
93(n)	501(a), 726(a)(3)
93a	Rep.
94	342
95(a)	301
95(b)	303(b)
95(c), (d)	Rep.
95(e)	303(b)
95(f)	303(c)
95(g)	303(j), 707
95(h)	Rep.
96	547
96(a)(4)	547(e)(1)(B)
96(b)	550, 551
96(c)	547(c)(4), 553
96(d)	329
96(e)(1)	741
96(e)(2)	745, 751, 752
96(e)(3)	753
96(e)(5)	749
101	345
101a	Rep.
102(a)(1)	503(b)(2)
102(a)(2)–(4)	Rep.
102(b)	Rep.
102(c)	504
102(d)	Rep.
103	101(4)
103(a)(9)	502(b)(7)
103(c)	365
103a	Rep.
104(a)	507
104(a)(1)	503(b)
104(a)(2)	507(a)(3)
104(a)(4)	502(b)(4), 505(a), (b)
104(b)	Rep.
105(a)–(c)	Rep.
105(d)	508
105(e)	Rep.
106(a)	347(a)
106(b)	Rep.
107(a)	349(b), 547(b), (d), 551
107(b), (c)	545
107(c)(1)(A)	545(1)
107(c)(1)(B)	545(2), 546(b)
107(c)(1)(C)	545(3), (4)
107(c)(2)	551
107(c)(3)	724(b)
107(d)(1)(a)–(c)	Rep.
107(d)(1)(d)	101(26)
107(d)(1)(e)	Rep.
107(d)(2)	548(a)
107(d)(3)	550
107(d)(4)	548(b)
107(d)(5)	548(d)(1)
107(d)(6)	548(c), 550, 551
107(d)(7)	Rep.
107(e), (f)	Rep.
108	502(b)(3), 553
109(a)	303(e)
109(b)	303(i)
109(c)	Rep.

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
109(d)	303(g), 543(b), (c)
110(a)	541(a)
110(a)(3)	541(b)
110(a)(5)	522(d)(7), (8)
110(b)	365
110(c)	541(e), 544(a)
110(d)(1)	549(a)
110(d)(2), (3)	542(c)
110(d)(4), (5)	Rep.
110(e)	544(b)
110(f)	363
110(g)—(i)	Rep.
111, 112	Rep.
201, 202	(See former 501–1103)
202a–204	Rep.
205(a)	Rep.
205(b)	1171(b), 1172
205(c)(1)	1163
205(c)(2)	1166
205(c)(3)–(5)	Rep.
205(c)(6)	1169
205(c)(7)–(13)	Rep.
205(d)	Rep.
205(e)	1173
205(f)—(i)	Rep.
205(j)	1168
205(k), (l)	Rep.
205(m)	101(33)
205(n)	1167, 1171(a)
205(o)	1170
205(p)—(s)	Rep.
205a	Rep.
206, 207	(See former 501–1103)
208	Rep.
301–303	Rep.
401(1)	101(4)
401(2)	Rep.
401(3)	101(9)
401(4)	Rep.
401(5)	101(11)
401(6)	101(28)
401(7)	101(30)
401(8)	101(12)
401(9)	Rep.
401(10)	902(2)
401(11)	903(3)
402(a)	Rep.
402(b)(1), (2)	901
402(b)(3)	Rep.
402(c)	904
402(d)	921(b)
403	903
404	101(29), 109(c)
405(a)	921(a), (c)–(f)
405(b)	901, 924
405(c)	Rep.
405(d)	923
405(e)	901
405(e)(1)	922(a)
405(f), (g)	Rep.
405(h)	901, 926
406, 407	Rep.
408(a)	925
408(b)	901
408(c)	Rep.
409	901
410(a)	941, 942
410(b)	942
411, 412	901
413	901, 943(a)
414(a)	901
414(b)(1)	943(b)(5), (6)
414(b)(2)	943(b)(2)
414(b)(3)	Rep.
414(b)(4)	943(b)(3)
414(b)(5)	Rep.
414(b)(6)	943(b)(4)
415(a)	944(a)
415(b)(1)	944(b)
415(b)(2)	944(c)
416(a)	Rep.
416(b)	901
416(c)	Rep.
416(d)	347(b), 901
416(e)	945(a)
416(f)	Rep.
417	946
418	927
501, 502	Rep.
506(1)	101(4)
506(2), (3)	Rep.
506(4)	101(9)
506(5)	101(12)
506(6)	101(11)
506(7)	Rep.
506(8)	101(23)
506(9)	101(31)
506(10)	Rep.
506(11)	101(35)
506(12), (13)	Rep.

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
507	1124
511, 512	Rep.
513	362
514, 515	Rep.
516(1)	365
516(2)	364
516(3)	363
516(4)	362
516(5), (6)	1110
517–521	Rep.
526	303(b)
527	Rep.
528	T. 28 § 1472
529–533	Rep.
536, 537	303(d)
541–549	Rep.
556	1104(a)
557	327
558	101(13)
559	1105
560	324, 1104(c)
561, 562	Rep.
563	1107(a)
564	1106(a)(2)
565	Rep.
566	107
567(1)	1106(a)(3)
567(2)	Rep.
567(3)	1106(a)(4)(A)
567(4)	Rep.
567(5)	1106(a)(4)
567(6)	Rep.
568	1104(b), 1106(b)
569	1106(a)(5)
570	1121
571–574	Rep.
575	1125(d)
576	1125(b)
577, 578	Rep.
579	1126, 1128(a)
580	1128(b)
586	541(a)
587	1106
588	1107(a)
589	1108
590	Rep.
591	327
596	501(a), 1111
597	1122
598	501(a)
599	1126(a)
600, 601	Rep.
602	502(b)(7)
603	1126(e)
604	1143
605	347(b)
606	1109(b)
607	1109
608	1109(a)
609–613	Rep.
616(1)	1123(b)(1)
616(2)	1123(a)(5), (b)(4)
616(3)	Rep.
616(4)	1123(b)(2)
616(5)	1123(a)(3)
616(6)	1123(a)(2)
616(7)–(9)	Rep.
616(10)	1123(a)(5)
616(11)	1123(a)(7)
616(12)(a)	1123(a)(6)
616(12)(b)	Rep.
616(13)	1123(b)(3)
616(14)	1123(b)(5)
621(1)	1129(a)(1)
621(2)	1129(a)(7), (11)
621(3)	1129(a)(3)
621(4)	1129(a)(4)
621(5)	1129(a)(5)
622	1127
623	1127(d)
624(1)	1141(a)
624(2)	1129(a)(6), 1142(a)
624(3), (4)	Rep.
625	Rep.
626	1141(c)
627	1142(b)
628(1)	1141(d)(1)–(3)
628(2)–(4)	Rep.
629(a)	1101(2)
629(b)	Rep.
629(c)	1127(b)
636	1112(b)
637	Rep.
638	348
641(1), (2)	Rep.
641(3), (4)	330
641(5)	503(b)(4)
642(1)	503(b)(3), (5)
642(2)	Rep.
642(3)	503(b)(4)

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
643	503(b)(3), (4)
644(1)	330
644(2)	503(b)(4)
644(3)	330
644(4)	503(b)(3), (4)
645–650	Rep.
656–659	Rep.
661	108(c)
662	Rep.
663	362
664(a)	1145(a)
664(b)	1145(b)
665, 666	Rep.
667	1146(c)
668	346(j)(1)
669	1129(d)
670	346(j)(5)
671, 672	Rep.
676	Rep.
701, 702	Rep.
706(1), (2)	Rep.
706(3)	101(12), 109(d)
706(4)	Rep.
706(5)	101(31)
707(1)	101(9)
707(2)	101(4), (11)
708	1124
711, 712	Rep.
713(1)	365
713(2)	363
713(3)	Rep.
714	362
715, 716	Rep.
721–728	Rep.
731–733	Rep.
734	341
735	341
735(3)	1128(a)
736	341
736(2)	501(a)
736(3)	343
737(1)	Rep.
737(2)	1129(a)(9)
737(3)	1128(a)
738	1102
739(1)(a)	1103(c)(2)
739(1)(b)–(e)	1103(c)(3)
739(1)(f)	1104(c)(5)
739(2)	503(b)(4), 1103(a)
741	Rep.
742	1107(a)
743	1108
744	364
751	1122
752	Rep.
753	502(b)(7)
754, 755	Rep.
755a	501(a)
756	Rep.
757(1)	Rep.
757(2)	1123(b)(2)
757(3)–(7)	Rep.
757(8)	1123(b)(5)
761	1129(a)(3)
762	Rep.
763	1127
764	1127(d)
765	1127(c)
766(1)	1129(a)(1)
766(2)	1129(a)(7), (11)
766(3)	1129(a)(2)
766(4)	1129(a)(3)
767(1)	1141(a)
767(2)–(4)	Rep.
768–770	Rep.
771	1141(d)(1)–(3)
772	Rep.
776, 777	1112(b)
778	348
779–781	Rep.
786	1144
787(1)	1127(b)
787(2)	1127(c)
787(3)	1127(d)
787(4)	Rep.
791	108(c)
792	Rep.
793(a)	1145(a)
793(b)	1145(b)
794	Rep.
795	346(j)(1)
796	346(j)(5)
797	Rep.
799	Rep.
801, 802	Rep.
806(1)	Rep.
806(2)	101(4)
806(3), (4)	Rep.
806(5)	101(9)
806(6)	101(12), 109(d)

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
806(7)	101(11)
806(8)	101(23)
806(9)	101(31)
807	1124
811, 812	Rep.
813(1)	365
813(2)	363
813(3)	Rep.
814	362
815, 816	Rep.
821–827	Rep.
828	362
831	Rep.
832	1104(a)
833	Rep.
834	341
835	341, 1128(a)
836	341
836(2)	501(a)
836(3)	343
837(1)	1104(a)
837(2)	Rep.
837(3)	1128(a)
841	Rep.
842	1106
843	348
844	1107(a)
845	1108
846	364
851	501(a), 1111
852	1122
853	Rep.
854	501(a)
855–857	Rep.
858	502(b)(7)
859	Rep.
861(1)–(3)	Rep.
861(4)	1123(b)(2)
861(5), (6)	Rep.
861(7)	1123(b)(4)
861(8)	Rep.
861(9)	1123(a)(3)
861(10)	1123(a)(2)
861(11)	Rep.
861(12)	1123(a)(5)
861(13)	1123(b)(5)
866	Rep.
867	1129(a)(3)
868	Rep.
869	1127(a), (b)
870	1127(d)
871	1127(c)
872(1)	1129(a)(1)
872(2)	1129(a)(7), (11)
872(3)	1129(a)(2)
872(4)	1129(a)(3)
872(5)	1129(a)(4)
873(1)	1141(a)
873(2)	1142(a)
873(3)	Rep.
874	1141(c)
875	1142(b)
876	1141(d)(1)–(3)
877	Rep.
881, 882	1112(b)
883	348
884–886	Rep.
891(1)	Rep.
891(2), (3)	330
892(1)	503(b)(3)
892(2)	Rep.
892(3)	503(b)(4)
893(1)	Rep.
893(2)	503(b)(4)
893(3)	330
893(4)	503(b)(4)
894–898	Rep.
906–909	Rep.
911	1144
916	108(c)
917	362
918(a)	1145(a)
918(b)	1145(b)
919	Rep.
920	346(j)(1)
921	1129(d)
922	346(j)(5)
923	Rep.
926	Rep.
1001, 1002	Rep.
1006(1)	101(4)
1006(2)	101(9)
1006(3)	101(12), 109(e)
1006(4)	101(11)
1006(5)	Rep.
1006(6)	101(31)
1006(7)	Rep.
1006(8)	101(24), 109(e)
1007	Rep.
1011, 1012	Rep.

TABLE I—CONTINUED

<i>Title 11 Former Sections</i>	<i>Title 11 New Sections</i>
1013(1)	365
1013(2)	Rep.
1014	362
1015, 1016	Rep.
1021–1026	Rep.
1031	Rep.
1032, 1033	341
1033(1)	343, 501(a)
1033(2)	1321
1033(5)	1324
1036	1303
1037	Rep.
1041–1044	Rep.
1046(1)	1322(b)(1)
1046(2)	1322(b)(2)
1046(3)	1322(a)(2)
1046(4)	1322(a)(1)
1046(5)	1329(a)
1046(6)	1322(b)(7)
1046(7)	1322(b)(10)
1051	1325(a)(3)
1052	Rep.
1053	1323(a)
1054	1323(c)
1055	Rep.
1056(a)(1)	1325(a)(1)
1056(a)(2)	1325(a)(6)
1056(a)(3)	Rep.
1056(a)(4)	1325(a)(3)
1056(b)	502(b)
1057	1327(a)
1058	Rep.
1059	1326(a)
1060	1328(a), (c), (d)
1061	1328(b)
1062	Rep.
1066	348, 1307
1067	348
1068, 1069	Rep.
1071	1330
1076	108(c)
1077–1079	Rep.
1080	1305(a)(1)
1086	Rep.
1101–1103	Rep.
1200–1255	Rep.

TABLE II

This Table lists the sections of revised Title 11, Bankruptcy, and indicates the sections of former Title 11, which covered similar and related subject matter.

<i>Title 11 New Sections</i>	<i>Title 11 Former Sections</i>
101(1)–(3)	103, 401(1), 506(1), 707(2), 806(2), 1006(1)
101(4)	
101(5)–(7)	
101(8)	1(8)
101(9)	1(11), 401(3), 506(4), 707(1), 806(5), 1062(2)
101(10)	
101(11)	1(14), 401(5), 506(6), 707(2), 806(7), 1006(4)
101(12)	1(4), 401(8), 506(5), 706(3), 806(6), 1006(3)
101(13)	558
101(14)–(16)	
101(17), (18)	1(17)
101(19)–(21)	
101(22)	T. 15 §77ecc(7)
101(23)	506(8), 806(8)
101(24)	1(32), 1006(8)
101(25)	
101(26)	1(19), 107(d)(1)(d)
101(27)	
101(28)	401(6)
101(29)	404
101(30)	1(23), 401(7)
101(31)	1(24), 506(9), 706(5), 806(9), 1006(6)
101(32)	
101(33)	205(m)
101(34)	1(27)
101(35)	506(11)
101(36), (37)	
101(38)	1(29a)
101(39)	T. 15 §78c(a)(4), (5)
101(40)	1(30)
102(1)–(6)	
102(7)	1(35)
102(8)	
103, 104	
105	11(a)(15)
106	
107	77, 566
108(a), (b)	29(e)
108(c)	29(f), 661, 791, 1076

TABLE II—CONTINUED

<i>Title 11 New Sections</i>	<i>Title 11 Former Sections</i>
109(a)	11(a)(1)
109(b)	22
109(c)	404
109(d)	706(3), 806(6)
109(e)	1006(3), (8)
301	22(a), 41(f), 95(a)
302	
303(a)	22(b)
303(b)	23(b), 95(b), (e), 526
303(c)	95(f)
303(d)	41(b), 536, 537
303(e)	109(a)
303(f)	
303(g)	109(d)
303(h)	21
303(i)	11(a)(18), 19(b)
303(j)	95(g)
303(k)	
304	
305(a)(1)	
305(a)(2)	11(a)(22)
305(b), (c)	
306	
321	73
322(a)	78(b)
322(b)(1)	78(c)
322(b)(2)	78(d), (f), (g)
322(c)	78(i)
322(d)	78(m)
323	
324	11(a)(17), 560
325	74
326(a)	76(c)
326(b), (c)	
326(d)	76(e)
327	557, 591
327(c)	72(c)
328	
329	96(d)
330	76(c), 76a, 641(3), (4), 644(1), (3), 891(2), (3), 893(3)
331	
341	91, 92, 734–736, 834–836, 1032, 1033
342	94
343	44(a), 25(a)(1), (10), 736(3), 836(3), 1033(1)
344	25(a)(10)
345	101, 75(a)(2)
346(a)–(i)	
346(j)(1)	668, 795, 920
346(j)(2)–(4)	
346(j)(5)	670, 796, 922
346(j)(6), (7)	
347(a)	106(a)
347(b)	416(d), 605
348	638, 778, 843, 1066, 1067
349(a)	35(b)
349(b)	107(a)
350	11(a)(8)
361	
362	29(a), 35(c)(4), 513, 516(4), 663, 714, 814, 828, 917, 1014
363	11(a)(7), 110(f), 516(3), 713(2), 813(2)
364	516(2), 744, 846
365	103(c), 110(b), 516(1), 713(1), 813(1), 1013(1)
366	
501(a)	93(n), 596, 598, 736(2), 755a, 836(2), 851, 854, 1033(1)
501(b)	93(i)
501(c), (d)	
502(a)	93(d)
502(b)	93(f), 1056(b)
502(b)(3)	108
502(b)(4)	104(a)(4)
502(b)(7)	103(a)(9), 602, 753, 858
502(c)	93(d)
502(d)	93(g)
502(e)–(i)	
502(j)	93(k), 11(a)(2)
503(a)	
503(b)	104(a)(1)
503(b)(2)	102(a)(1)
503(b)(3)	642(1), 643, 644(4), 892(1)
503(b)(4)	641(5), 642(3), 643, 644(2), (4), 739(2), 892(3), 893(2), (4)
503(b)(5)	642(1)
504	102(c)
505(a), (b)	11(a)(2A), 104(a)(4)
505(c)	
506(a), (b)	93(h)
506(c), (d)	
507	104(a)
507(a)(3)	104(a)(2)
508	105(d)
509	93(i)
510	
521(1)	25(a)(8), (9)
521(2)	25(a)(3), (6), (7)

TABLE II—CONTINUED

<i>Title 11 New Sections</i>	<i>Title 11 Former Sections</i>
521(3)	25(a)(4), (5), (11)
521(4)	25(a)(1)
522	24
523(a)(1)	35(a)(1)
523(a)(2)	35(a)(2)
523(a)(3)	35(a)(3)
523(a)(4)	35(a)(4)
523(a)(5)	35(a)(7)
523(a)(6)	35(a)(8)
523(a)(7)–(9)	
523(b)	35(b)
523(c)	35(c)
523(d)	
524(a)	32(f)
524(b)–(d)	
524(e)	34
525	
541(a)	26, 110(a), 586
541(b)	110(a)(3)
541(c), (d)	
541(e)	110(c)
542(a), (b)	
542(c)	110(d)(2), (3)
542(d), (e)	
543(a)	
543(b), (c)	11(a)(21), 109(d)
543(d)	
544(a)	110(c)
544(b)	110(e)
545	107(b), (c)
545(1)	107(c)(1)(A)
545(2)	107(c)(1)(B)
545(3), (4)	107(c)(1)(C)
546(a)	
546(b)	107(c)(1)(B)
546(c)	
547	96
547(b)	107(a)
547(c)(4)	96(c)
547(d)	107(a)
547(e)(1)(B)	96(a)(4)
548(a)	107(d)(2)
548(b)	107(d)(4)
548(c)	107(d)(6)
548(d)(1)	107(d)(5)
548(d)(2)	
549(a)	110(d)(1)
549(b)	
549(c)	44(g)
549(d)	
550	96(b), 107(d)(3), (6)
551	96(b), 107(a)(3), (c)(2), (d)(6), 110(e)(2)
552	
553	96(c), 108
554	
701	
702	72(a)
703(a)	74
703(b), (c)	
704(1)	75(a)(1)
704(2)	75(a)(3), (5)
704(3)	75(a)(7)
704(4)	75(a)(8)
704(5)	75(a)(9)
704(6)	75(a)(10)
704(7)	
704(8)	75(a)(13)
705	72(b)
706	
707	95(g)
721	11(a)(5)
722	
723	23(g)
724(a)	93(j)
724(b)	107(c)(3)
724(c), (d)	
725	
726(a)(1), (2)	
726(a)(3)	
726(a)(4)–(6), (b), (c)	93(n)
727(a)(1)	
727(a)(2)	32(c)(1), (4)
727(a)(3)	32(c)(2)
727(a)(4)	32(c)(1), (3)
727(a)(5)	32(c)(7)
727(a)(6)	32(c)(6)
727(a)(7)	
727(a)(8), (9)	32(c)(5)
727(a)(10)	32(a)
727(b)	
727(c)	32(b)
727(d), (e)	33
728	
741	96(e)(1)
742–744	
745	96(e)(2)
746–748	
749	96(e)(5)
750	

TABLE II—CONTINUED

<i>Title 11 New Sections</i>	<i>Title 11 Former Sections</i>
751	96(e)(2)
752	96(e)(2), (3)
761-766	
901	402(b)(1), (2), 405(b), (e), (h), 408(b), 409, 411, 412, 413, 414(a), 416(b), (d)
902(1)	
902(2)	401(10)
902(3)	401(11)
902(4)	
903	403
904	402(c)
921(a)	405(a)
921(b)	402(d)
921(c)-(f)	405(a)
922(a)	405(e)(1)
922(b)	
923	405(d)
924	405(b)
925	408(a)
926	405(h)
927	418
941	410(a)
942	410(a), (b)
943(a)	413
943(b)(1)	
943(b)(2)	414(b)(2)
943(b)(3)	414(b)(4)
943(b)(4)	414(b)(6)
943(b)(5), (6)	414(b)(1)
944(a)	415(a)
944(b)	415(b)(1)
944(c)	415(b)(2)
945(a)	416(e)
945(b)	
946	417
1101(1)	
1101(2)	629(a)
1102	738
1103(a)	739(2)
1103(b), (c)(1)	
1103(c)(2)	739(1)(a)
1103(c)(3)	739(1)(b)-(e)
1103(c)(4)	
1103(c)(5)	739(1)(f)
1103(d)	
1104(a)	556, 832, 837(1)
1104(b)	568
1104(c)	560
1105	559
1106	587, 842
1106(a)(2)	564
1106(a)(3)	567(1)
1106(a)(4)	567(5)
1106(a)(4)(A)	567(3)
1106(a)(5)	569
1106(b)	568
1107(a)	563, 588, 742, 844
1107(b)	
1108	589, 743, 845
1109	607
1109(a)	608
1109(b)	606
1110	516(5), (6)
1111	596, 851
1112(a)	
1112(b)	636, 776, 777, 881, 882
1112(c)-(e)	
1121	570
1122	597, 751, 852
1123(a)(1)	
1123(a)(2)	616(6), 861(10)
1123(a)(3)	616(5), 861(9)
1123(a)(4)	
1123(a)(5)	616(2), (10), 861(12)
1123(a)(6)	616(12)(a)
1123(a)(7)	616(11)
1123(b)(1)	616(1)
1123(b)(2)	616(4), 757(2), 861(4)
1123(b)(3)	616(13)
1123(b)(4)	616(2), 861(7)
1123(b)(5)	616(14), 757(8), 861(13)
1123(c)	
1124	507, 708, 807
1125(a)	
1125(b)	576
1125(c)	
1125(d)	575
1125(e)	
1126	579
1126(a)	599
1126(e)	603
1127	622, 763
1127(a)	869
1127(b)	629(c), 787(1), 869
1127(c)	765, 787(2), (3), 871
1127(d)	623, 764, 870
1128(a)	579, 735(3), 737(3), 835, 837(3)
1128(b)	580
1129(a)(1)	621(1), 766(1), 872(1)

TABLE II—CONTINUED

<i>Title 11 New Sections</i>	<i>Title 11 Former Sections</i>
1129(a)(2)	766(3), 872(3)
1129(a)(3)	621(3), 761, 766(4), 867, 872(4)
1129(a)(4)	621(4), 872(5)
1129(a)(5)	621(5)
1129(a)(6)	624(2)
1129(a)(7)	621(2), 766(2), 872(2)
1129(a)(8)	
1129(a)(9)	737(2)
1129(a)(10)	
1129(a)(11)	621(2), 766(2), 872(2)
1129(b), (c)	
1129(d)	669, 921
1141(a)	624(1), 767(1), 873(1)
1141(b)	
1141(c)	626, 874
1141(d)(1)-(3)	628(1), 771, 876
1141(d)(4)	32(a)
1142(a)	624(2), 873(2)
1142(b)	627, 875
1143	604
1144	786, 911
1145(a)	664(a), 793(a), 918(a)
1145(b)	664(b), 793(b), 918(b)
1145(c), (d)	
1146(a), (b)	
1146(c)	667
1146(d)	
1161, 1162	
1163	205(c)(1)
1164, 1165	
1166	205(c)(2)
1167	205(n)
1168	205(j)
1169	205(c)(6)
1170	205(o)
1171(a)	205(n)
1171(b)	205(b)
1172	205(b)
1173	205(e)
1174	
1301, 1302	
1303	1036
1304	
1305(a)(1)	1080
1305(a)(2), (b), (c)	
1306	
1307	1066
1321	1033(2)
1322(a)(1)	1046(4)
1322(a)(2)	1046(3)
1322(a)(3)	
1322(b)(1)	1046(1)
1322(b)(2)	1046(2)
1322(b)(3)-(6)	
1322(b)(7)	1046(6)
1322(b)(8), (9)	
1322(b)(10)	1046(7)
1322(c)	
1323(a)	1053
1323(b)	
1323(c)	1054
1324	1033(5)
1325(a)(1)	1056(a)(1)
1325(a)(2)	
1325(a)(3)	1051, 1056(a)(4)
1325(a)(4), (5)	
1325(a)(6)	1056(a)(2)
1325(b)	
1326(a)	1059
1326(b)	
1327(a)	1057
1327(b), (c)	
1328(a)	1060
1328(b)	1061
1328(c), (d)	1060
1328(e)	33
1329(a)	1046(5)
1329(b), (c)	
1330	1071
1501-151326	

ENACTING CLAUSE

Pub. L. 95-598, title I, §101, Nov. 6, 1978, 92 Stat. 2549, provided in part: "The law relating to bankruptcy is codified and enacted as title 11 of the United States Code, entitled 'Bankruptcy', and may be cited as 11 U.S.C. §—."

REPEALS

Pub. L. 95-598, title IV, §401(a), Nov. 6, 1978, 92 Stat. 2682, provided that: "The Bankruptcy Act [act July 1, 1898, ch. 541, 30 Stat. 544, as amended] is repealed."

EFFECTIVE DATE

Pub. L. 95-598, title IV, §402, Nov. 6, 1978, 92 Stat. 2682, as amended by Pub. L. 98-249, §1(a), Mar. 31, 1984, 98

Stat. 116; Pub. L. 98-271, §1(a), Apr. 30, 1984, 98 Stat. 163; Pub. L. 98-299, §1(a), May 25, 1984, 98 Stat. 214; Pub. L. 98-325, §1(a), June 20, 1984, 98 Stat. 268; Pub. L. 98-353, title I, §§113, 121(a), July 10, 1984, 98 Stat. 343, 345; Pub. L. 98-454, title X, §1001, Oct. 5, 1984, 98 Stat. 1745, provided that:

“(a) Except as otherwise provided in this title [sections 401 to 411], this Act [for classification to the Code, see Tables] shall take effect on October 1, 1979.

“(b) Except as provided in subsections (c) and (d) of this section, the amendments made by title II [sections 201 to 252] of this Act shall not be effective.

“(c) The amendments made by sections 210, 214, 219, 220, 222, 224, 225, 228, 229, 235, 244, 245, 246, 249, and 251 of this Act shall take effect on October 1, 1979.

“(d) The amendments made by sections 217, 218, 230, 247, 302, 314(j), 317, 327, 328, 338, and 411 of this Act shall take effect on the date of enactment of this Act [Nov. 6, 1978].

“(e) [Repealed. Pub. L. 98-454, title X, §1001, Oct. 5, 1984, 98 Stat. 1745].”

[Amendment of section 402(b) of Pub. L. 95-598, set out above, by section 113 of Pub. L. 98-353 effective June 27, 1984, see section 122(c) of Pub. L. 98-353, set out as an Effective Date note under section 151 of Title 28, Judiciary and Judicial Procedure.]

SAVINGS PROVISION

Pub. L. 95-598, title IV, §403, Nov. 6, 1978, 92 Stat. 2683, as amended by Pub. L. 98-353, title III, §382, July 10, 1984, 98 Stat. 364, provided that:

“(a) A case commenced under the Bankruptcy Act, [act July 1, 1898, ch. 541, 30 Stat. 544, as amended], and all matters and proceedings in or relating to any such case, shall be conducted and determined under such Act as if this Act had not been enacted, and the substantive rights of parties in connection with any such bankruptcy case, matter, or proceeding shall continue to be governed by the law applicable to such case, matter, or proceeding as if the [this] Act had not been enacted.

“(b) Notwithstanding subsection (a) of this section, sections 1165, 1167, 1168, 1169, and 1171 of title 11 of the United States Code, as enacted by section 101 of this Act, apply to cases pending under section 77 of the Bankruptcy Act ([former] 11 U.S.C. 205) on the date of enactment of this Act [Nov. 6, 1978] in which the trustee has not filed a plan of reorganization.

“(c) The repeal [of the Bankruptcy Act] made by section 401(a) of this Act does not affect any right of a referee in bankruptcy, United States bankruptcy judge, or survivor of a referee in bankruptcy or United States bankruptcy judge to receive any annuity or other payment under the civil service retirement laws.

“(d) The amendments made by section 314 of this Act [for classification to the Code, see Tables] do not affect the application of chapter 9, chapter 96, section 2516, section 3057, or section 3284 of title 18 of the United States Code to any act of any person—

“(1) committed before October 1, 1979; or

“(2) committed after October 1, 1979, in connection with a case commenced before such date.

“(e) Notwithstanding subsection (a) of this section—

“(1) a fee may not be charged under section 40c(2)(a) of the Bankruptcy Act [former 11 U.S.C. 68(c)(2)(a)] in a case pending under such Act after September 30, 1979, to the extent that such fee exceeds \$200,000;

“(2) a fee may not be charged under section 40c(2)(b) of the Bankruptcy Act in a case in which the plan is confirmed after September 30, 1978, or in which the final determination as to the amount of such fee is made after September 30, 1979, notwithstanding an earlier confirmation date, to the extent that such fee exceeds \$100,000;

“(3) after September 30, 1979, all moneys collected for payment into the referees' salary and expense fund in cases filed under the Bankruptcy Act shall be collected and paid into the general fund of the Treasury; and

“(4) any balance in the referees' salary and expense fund in the Treasury on October 1, 1979, shall be

transferred to the general fund of the Treasury and the referees' salary and expense fund account shall be closed.”

Pub. L. 98-353, title III, §381, July 10, 1984, 98 Stat. 364, provided that: “This subtitle [(§§381, 382) amending section 403(e) of Pub. L. 95-598, set out above] may be cited as the ‘Referees Salary and Expense Fund Act of 1984.’”

HISTORY OF BANKRUPTCY ACTS

The bankruptcy laws were revised generally and enacted as Title 11, Bankruptcy, by Pub. L. 96-598, Nov. 6, 1978, 92 Stat. 2549.

Earlier bankruptcy laws included the following acts:

Apr. 4, 1800, ch. 19, 2 Stat. 19, repealed Dec. 19, 1803, ch. 6, 2 Stat. 248.

Aug. 19, 1841, ch. 9, 5 Stat. 440, repealed Mar. 3, 1843, ch. 82, 5 Stat. 614.

Mar. 2, 1867, ch. 176, 14 Stat. 517, the provisions of which were incorporated in Rev. Stat. Title LXI, §§4972 to 5132, were materially amended June 22, 1874, ch. 390, 18 Stat. 178, and were repealed June 7, 1878, ch. 160, 20 Stat. 99.

The Bankruptcy Act of July 1, 1898, ch. 541, 30 Stat. 544, as amended, sometimes called the Nelson Act, repealed by Pub. L. 95-598.

The Chandler Act of July 22, 1938, ch. 575, 52 Stat. 883, which revised the Bankruptcy Act generally and materially amended the provisions covering corporate reorganizations, repealed by Pub. L. 95-598.

NATIONAL BANKRUPTCY REVIEW COMMISSION

Pub. L. 103-394, title VI, Oct. 22, 1994, 108 Stat. 4147, provided that:

“SEC. 601. SHORT TITLE.

“This title may be cited as the ‘National Bankruptcy Review Commission Act’.

“SEC. 602. ESTABLISHMENT.

“There is established the National Bankruptcy Review Commission (referred to as the ‘Commission’).

“SEC. 603. DUTIES OF THE COMMISSION.

“The duties of the Commission are—

“(1) to investigate and study issues and problems relating to title 11, United States Code (commonly known as the ‘Bankruptcy Code’);

“(2) to evaluate the advisability of proposals and current arrangements with respect to such issues and problems;

“(3) to prepare and submit to the Congress, the Chief Justice, and the President a report in accordance with section 608; and

“(4) to solicit divergent views of all parties concerned with the operation of the bankruptcy system.

“SEC. 604. MEMBERSHIP.

“(a) NUMBER AND APPOINTMENT.—The Commission shall be composed of 9 members as follows:

“(1) Three members appointed by the President, 1 of whom shall be designated as chairman by the President.

“(2) One member shall be appointed by the President pro tempore of the Senate.

“(3) One member shall be appointed by the Minority Leader of the Senate.

“(4) One member shall be appointed by the Speaker of the House of Representatives.

“(5) One member shall be appointed by the Minority Leader of the House of Representatives.

“(6) Two members appointed by the Chief Justice.

Members of Congress, and officers and employees of the executive branch, shall be ineligible for appointment to the Commission.

“(b) TERM.—Members of the Commission shall be appointed for the life of the Commission.

“(c) QUORUM.—Five members of the Commission shall constitute a quorum, but a lesser number may conduct meetings.

“(d) APPOINTMENT DEADLINE.—The first appointments made under subsection (a) shall be made within 60 days after the date of enactment of this Act [Oct. 22, 1994].

“(e) FIRST MEETING.—The first meeting of the Commission shall be called by the chairman and shall be held within 210 days after the date of enactment of this Act.

“(f) VACANCY.—A vacancy on the Commission resulting from the death or resignation of a member shall not affect its powers and shall be filled in the same manner in which the original appointment was made.

“(g) CONTINUATION OF MEMBERSHIP.—If any member of the Commission who was appointed to the Commission as an officer or employee of a government leaves that office, or if any member of the Commission who was not appointed in such a capacity becomes an officer or employee of a government, the member may continue as a member of the Commission for not longer than the 90-day period beginning on the date the member leaves that office or becomes such an officer or employee, as the case may be.

“(h) CONSULTATION PRIOR TO APPOINTMENT.—Prior to the appointment of members of the Commission, the President, the President pro tempore of the Senate, the Speaker of the House of Representatives, and the Chief Justice shall consult with each other to ensure fair and equitable representation of various points of view in the Commission and its staff.

“SEC. 605. COMPENSATION OF THE COMMISSION.

“(a) PAY.—

“(1) NONGOVERNMENT EMPLOYEES.—Each member of the Commission who is not otherwise employed by the United States Government shall be entitled to receive the daily equivalent of the annual rate of basic pay payable for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which he or she is engaged in the actual performance of duties as a member of the Commission.

“(2) GOVERNMENT EMPLOYEES.—A member of the Commission who is an officer or employee of the United States Government shall serve without additional compensation.

“(b) TRAVEL.—Members of the Commission shall be reimbursed for travel, subsistence, and other necessary expenses incurred by them in the performance of their duties.

“SEC. 606. STAFF OF COMMISSION; EXPERTS AND CONSULTANTS.

“(a) STAFF.—

“(1) APPOINTMENT.—The chairman of the Commission may, without regard to the civil service laws and regulations, appoint, and terminate an executive director and such other personnel as are necessary to enable the Commission to perform its duties. The employment of an executive director shall be subject to confirmation by the Commission.

“(2) COMPENSATION.—The chairman of the Commission may fix the compensation of the executive director and other personnel without regard to the provisions of chapter 51 and subchapter II of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the executive director and other personnel may not exceed the rate payable for level V of the Executive Schedule under section 5316 of that title.

“(b) EXPERTS AND CONSULTANTS.—The Commission may procure temporary and intermittent services of experts and consultants under section 3109(b) of title 5, United States Code.

“SEC. 607. POWERS OF THE COMMISSION.

“(a) HEARINGS AND MEETINGS.—The Commission or, on authorization of the Commission, a member of the Commission, may hold such hearings, sit and act at such time and places, take such testimony, and receive such evidence, as the Commission considers appropriate. The Commission or a member of the Commission may administer oaths or affirmations to witnesses appearing before it.

“(b) OFFICIAL DATA.—The Commission may secure directly from any Federal department, agency, or court

information necessary to enable it to carry out this title. Upon request of the chairman of the Commission, the head of a Federal department or agency or chief judge of a Federal court shall furnish such information, consistent with law, to the Commission.

“(c) FACILITIES AND SUPPORT SERVICES.—The Administrator of General Services shall provide to the Commission on a reimbursable basis such facilities and support services as the Commission may request. Upon request of the Commission, the head of a Federal department or agency may make any of the facilities or services of the agency available to the Commission to assist the Commission in carrying out its duties under this title.

“(d) EXPENDITURES AND CONTRACTS.—The Commission or, on authorization of the Commission, a member of the Commission may make expenditures and enter into contracts for the procurement of such supplies, services, and property as the Commission or member considers appropriate for the purposes of carrying out the duties of the Commission. Such expenditures and contracts may be made only to such extent or in such amounts as are provided in appropriation Acts.

“(e) MAILS.—The Commission may use the United States mails in the same manner and under the same conditions as other Federal departments and agencies of the United States.

“(f) GIFTS.—The Commission may accept, use, and dispose of gifts or donations of services or property.

“SEC. 608. REPORT.

“The Commission shall submit to the Congress, the Chief Justice, and the President a report not later than 2 years after the date of its first meeting. The report shall contain a detailed statement of the findings and conclusions of the Commission, together with its recommendations for such legislative or administrative action as it considers appropriate.

“SEC. 609. TERMINATION.

“The Commission shall cease to exist on the date that is 30 days after the date on which it submits its report under section 608.

“SEC. 610. AUTHORIZATION OF APPROPRIATIONS.

“There is authorized to be appropriated \$1,500,000 to carry out this title.”

COMMISSION ON THE BANKRUPTCY LAWS OF THE UNITED STATES

Pub. L. 91-354, §§1-6, July 24, 1970, 84 Stat. 468, as amended by Pub. L. 92-251, Mar. 17, 1972, 86 Stat. 63; Pub. L. 93-56, §1, July 1, 1973, 87 Stat. 140, established the Commission on the Bankruptcy Laws of the United States, to study and recommend changes to this title, which ceased to exist 30 days after the date of submission of its final report which was required prior to July 31, 1973.

TITLE REFERRED TO IN OTHER SECTIONS

This title is referred to in title 7 sections 12, 24; title 8 section 1154; title 10 sections 1151, 2005, 2130a, 2200a; title 12 sections 339a, 624, 1150, 1467a, 1787, 1817, 1821; title 15 sections 77c, 77ccc, 78eee, 78fff, 78fff-1, 78fff-2, 78fff-4, 78fff, 79k, 80a-2, 80a-25, 80b-2, 1681c, 1870; title 17 section 201; title 18 sections 151, 152, 154, 155, 156, 157, 1961, 2516, 3284, 3613; title 19 section 1485; title 20 sections 1087-3, 9305; title 25 sections 1613a, 1616a; title 26 sections 108, 351, 355, 368, 382, 401, 422, 542, 856, 1017, 1361, 1398, 1399, 3302, 4980B, 6012, 6036, 6103, 6161, 6212, 6213, 6229, 6255, 6327, 6503, 6512, 6532, 6658, 6871, 6872, 7437, 7464, 7508; title 28 sections 156, 157, 158, 526, 586, 1334, 1408, 1409, 1411, 1412, 1930, 2075, 3003; title 29 sections 152, 402, 1054, 1163, 1341, 1343, 1362, 1368, 1391, 1402, 1405, 1413; title 30 section 934; title 31 section 3713; title 33 sections 511, 2716; title 37 sections 301b, 301d, 301e, 302, 302b, 302d, 302e, 302g, 302h, 308e, 308f, 308g, 308h, 308i, 314, 315, 317, 318, 319, 321, 322; title 38 sections 3732, 7634; title 40 section 316; title 41 section 41; title 42 sections 2540, 292f, 2920, 294f, 300ff-76, 656, 1473, 2000e, 3602, 6924, 6991b, 6991c,

9602, 9608; title 43 sections 617p, 1606, 1636; title 45 sections 701, 791, 912, 1007; title 48 sections 1424-4, 1614, 1821; title 49 section 14301.

CHAPTER 1—GENERAL PROVISIONS

Sec.	
101.	Definitions.
102.	Rules of construction.
103.	Applicability of chapters.
104.	Adjustment of dollar amounts.
105.	Power of court.
106.	Waiver of sovereign immunity.
107.	Public access to papers.
108.	Extension of time.
109.	Who may be a debtor.
110.	Penalty for persons who negligently or fraudulently prepare bankruptcy petitions.

AMENDMENTS

1994—Pub. L. 103-394, title III, §308(b), Oct. 22, 1994, 108 Stat. 4137, added item 110.

CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in section 103 of this title; title 15 section 78ff.

§ 101. Definitions

In this title—

(1) “accountant” means accountant authorized under applicable law to practice public accounting, and includes professional accounting association, corporation, or partnership, if so authorized;

(2) “affiliate” means—

(A) entity that directly or indirectly owns, controls, or holds with power to vote, 20 percent or more of the outstanding voting securities of the debtor, other than an entity that holds such securities—

(i) in a fiduciary or agency capacity without sole discretionary power to vote such securities; or

(ii) solely to secure a debt, if such entity has not in fact exercised such power to vote;

(B) corporation 20 percent or more of whose outstanding voting securities are directly or indirectly owned, controlled, or held with power to vote, by the debtor, or by an entity that directly or indirectly owns, controls, or holds with power to vote, 20 percent or more of the outstanding voting securities of the debtor, other than an entity that holds such securities—

(i) in a fiduciary or agency capacity without sole discretionary power to vote such securities; or

(ii) solely to secure a debt, if such entity has not in fact exercised such power to vote;

(C) person whose business is operated under a lease or operating agreement by a debtor, or person substantially all of whose property is operated under an operating agreement with the debtor; or

(D) entity that operates the business or substantially all of the property of the debtor under a lease or operating agreement;

(4)¹ “attorney” means attorney, professional law association, corporation, or partnership,

authorized under applicable law to practice law;

(5) “claim” means—

(A) right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or

(6) “commodity broker” means futures commission merchant, foreign futures commission merchant, clearing organization, leverage transaction merchant, or commodity options dealer, as defined in section 761 of this title, with respect to which there is a customer, as defined in section 761 of this title;

(7) “community claim” means claim that arose before the commencement of the case concerning the debtor for which property of the kind specified in section 541(a)(2) of this title is liable, whether or not there is any such property at the time of the commencement of the case;

(8) “consumer debt” means debt incurred by an individual primarily for a personal, family, or household purpose;

(9) “corporation”—

(A) includes—

(i) association having a power or privilege that a private corporation, but not an individual or a partnership, possesses;

(ii) partnership association organized under a law that makes only the capital subscribed responsible for the debts of such association;

(iii) joint-stock company;

(iv) unincorporated company or association; or

(v) business trust; but

(B) does not include limited partnership;

(10) “creditor” means—

(A) entity that has a claim against the debtor that arose at the time of or before the order for relief concerning the debtor;

(B) entity that has a claim against the estate of a kind specified in section 348(d), 502(f), 502(g), 502(h) or 502(i) of this title; or

(C) entity that has a community claim;

(11) “custodian” means—

(A) receiver or trustee of any of the property of the debtor, appointed in a case or proceeding not under this title;

(B) assignee under a general assignment for the benefit of the debtor’s creditors; or

(C) trustee, receiver, or agent under applicable law, or under a contract, that is appointed or authorized to take charge of property of the debtor for the purpose of enforcing a lien against such property, or for the purpose of general administration of such property for the benefit of the debtor’s creditors;

(12) “debt” means liability on a claim;

(12A) “debt for child support” means a debt of a kind specified in section 523(a)(5) of this title for maintenance or support of a child of the debtor;

(13) “debtor” means person or municipality concerning which a case under this title has been commenced;

¹ So in original. There is no par. (3).