

<b>New or Amended form codes</b>	<b>Form Titles</b>	<b>New Events</b>	<b>Amended Events</b>	<b>Comments</b>
<b>B 3A</b>	<b>Application for Individuals to Pay the Filing Fee in Installments</b>	<b>NA</b>	<b>NA</b>	<b>The amounts of the bankruptcy filing fees for various chapters listed on page one of the form have been removed from the form</b>
<b>B 3B</b>	<b>Application to Have the Chapter 7 Filing fee Waived</b>	<b>NA</b>	<b>NA</b>	<b>The amount of the chapter 7 filing fee is no longer preprinted on the blank order attached to the form</b>
<b>B 06</b>	<b>Summary</b>	<b>NA</b>	<b>NA</b>	<b>Page 2 is updated to give line number references to the amended means-test forms (Official Forms 22A-1, 22B and 22C-1) for Current Monthly Income.</b>
<b>B 17A</b>	<b>Notice of Appeal and Statement of Election</b>	<b>Notice of Appeal and Statement of Election</b>	<b>NA</b>	<b>Amended and renumbered. (Original form number was B 17) It is amended to add to the Notice of Appeal an optional Statement of Election to have the appeal heard by the district court rather than by the bankruptcy appellate panel.</b>
<b>B 17B (NEW)</b>	<b>Optional Appellee Statement of Election to Proceed in District Court</b>	<b>Appellee Statement of Election</b>	<b>NA</b>	<b>Optional Appellee Statement of Election to Proceed in District Court (for BAP courts ONLY)</b>
<b>B-17C (NEW)</b>	<b>Certificate of Compliance with Rule 8015(a)(7)(B) and 8016(d)(2)</b>	<b>Appends to the Brief no new event</b>	<b>NA</b>	<b>Completion of this form satisfies the certification requirement when the length of a brief is calculated by the maximum number of words or lines of text rather than by the number of pages.</b>
<b>B 22A-1 (NEW)</b>	<b>Chapter 7 Statement of Your Monthly Income</b>	<b>Chapter 7 Statement of Monthly Income 22A-1</b>	<b>NA</b>	<b>Required on all chapter 7 cases – Replaces form B 22A</b>
<b>B 22A-1 Supp (NEW)</b>	<b>Statement of Exemption from Presumption of Abuse Under §707(b)(2)</b>	<b>Chapter 7 Exemption of Presumption of Abuse Form 22A-1Supp</b>	<b>NA</b>	<b>To be completed with form 22A-1 if debtor believes he/she is exempted from a presumption of abuse</b>

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B 22A-2 (NEW)	Chapter 7 Means Test Calculation	Chapter 7 Means Test Calculation 22A-2	NA	Required if Debtor's income is above the median income
B 22B	Chapter 11 Statement of Your Current Monthly Income	Chapter 11 Statement of Monthly Income Form22B	NA	New event for Form 22B
B22C-1 (NEW)	Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period	Chapter 13 Statement of Monthly Income 22C-1	NA	Required on all chapter 13 cases – Replaces form B22
B22C-2 (NEW)	Chapter 13 Calculation of Your Disposable Income	Chapter 13 Calculation of Desposable Income 22C-2	NA	Only required if income is over the Median Income
		Statement of Evidence in Lieu of Transcript		FRBP 8009(c) allows an appellant to file a statement of evidence when a transcript is unavailable. Parties have 14 days to file responses, then the Bankruptcy court must settle and approve.
		Response to Statement of Evidence		
		Order Approving Statement of Evidence in Lieu of Transcript		Must have an order approving the statement
		Order Not Approving Statement of Evidence in Lieu of Transcript		Must have an order for the statement if not approved
			Transcript Ordered	FRBP 8009(b)(1)(A)&(B) and FRBP 8009(b)(2)(A)&(B) require the appellant(s) and appellee(s) to either file a copy of the transcript order or file a certification that a transcript is not being ordered.

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		Certification of No Transcript Ordered		FRBP 8009(b)(1)(A)&(B) and FRBP 8009(b)(2)(A)&(B) require the appellant(s) and appellee(s) to either file a copy of the transcript order or file a certification that a transcript is not being ordered
		Agreed Statement in Lieu of ROA		FRBP 8009(c) allows the parties to an appeal to file an agreed statement as to the record on appeal (ROA); the court must approve it and certify it as the ROA.
			Motion to Redact	To comply with Judicial Conference guidelines, a new fee for redaction will go into effect December 1, 2014. This \$25 fee should be applied to each CASE that requires the redaction of information on documents in the case.