

AGREEMENT REGARDING ASSIGNMENT OF FUNDS HELD BY CHAPTER 13 TRUSTEE

I have read the proposed Assignment of Funds Held by Chapter 13 Trustee ("Assignment"), and agree to sign it after I file my chapter 13 bankruptcy case. I understand:

- The Assignment is to help pay _____'s ("Law Firm's") approved legal fees and costs if my chapter 13 case is converted to chapter 7;
- Without the Assignment, all funds held by the chapter 13 trustee on conversion would be returned to me. The Law Firm's unpaid fees and costs could be discharged, and I might never have to pay them;
- With the Assignment, money that might otherwise be returned to me would be paid to the Law Firm instead;
- If I won't sign the Assignment, the Law Firm will not represent me in my bankruptcy case, but I would be free to try to find an attorney who would not ask for the Assignment.

I have signed this voluntarily, without pressure from the Law Firm.

Signature