United States Bankruptcy Court

		[District Of		
In re _		,	(Case No	
		Debtor		Chapter	
NO				UPTCY PETITION P kruptcy petition prepai	
advice or acce petitio	e. Before preparing epting any fees, I an preparers. Under	any document for find required by law to	ling as defined in provide you with e Bankruptcy Cod	and may not practice law § 110(a)(2) of the Band this notice concerning le (11 U.S.C. § 110), I a following:	kruptcy Code bankruptcy
 w w u c c w ag c 	thether commencing thether your debts whether you will be ander the Bankruptcy oncerning the tax concerning the dischalate you may or agreement with a creponcerning how to close	g a case under chapter vill be eliminated or able to retain your hard Code; onsequences of a castargeability of tax classhould promise to reditor to reaffirm a definition of the chapter	er 7, 11, 12, or 13 discharged in a ca ome, car, or other the brought under thaims; apay debts to a creebt; e of your interests	J.S.C. § 101 et seq.); is appropriate; use under the Bankrupto property after commente Bankruptcy Code; ditor or enter into a real in property or your delegation.	cing a case
_	otice may provide of thorized to give.]	additional examples	of legal advice th	at a bankruptcy petition	n preparer is
United bankru	l States may promuliptcy petition prepa	lgate rules or guidel	ines setting a max law, I have notifie	or the Judicial Conferent imum allowable fee chated you of the maximum fee from you.	argeable by a
Signat	ure of Debtor	Date	- J	Joint Debtor (if any)	Date

[In a joint case, both spouses must sign.]

DECLARATION AND SIGNATURE OF NON-ATTORNEY BANKRUPTCY PETITION PREPARER (See 11 U.S.C. § 110)

I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required by that section.

Printed or Typed Name and Title, if any, of	Social Security No.
Bankruptcy Petition Preparer	(Required by 11 U.S.C. § 110.)
If the bankruptcy petition preparer is not an individ and social security number of the officer, principal, this document.	
Address	
Address	

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document, unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

COMMITTEE NOTE

This form is new. It contains the notice a non-attorney bankruptcy petition preparer is required to give to a debtor under § 110 of the Code as amended by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005). The notice states, in language mandated in the 2005 Act, that the bankruptcy petition preparer is not an attorney and must not give legal advice. The form includes examples of advice a bankruptcy petition preparer may not give that are taken from § 110(e)(2), which also was added to the Code in 2005. The notice must be signed by the debtor and by the bankruptcy petition preparer and filed with any document for filing prepared by the bankruptcy petition preparer.