



San Francisco-Marin
LAWYER REFERRAL AND
INFORMATION SERVICE

THE BAR ASSOCIATION OF SAN FRANCISCO

Lawyer Referral and Information Service

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San Francisco, CA 94105

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<http://www.sfbar.org>

**APPLICATION FOR
INSOLVENCY LAW PANEL**

(Please complete the application to the extent possible if applying under Rule 6 below)

Name: _____

State Bar number: _____ E-mail address: _____

Telephone: _____ Fax: _____

San Francisco office address: _____

Marin County office address: _____

Main address (if not in SF/Marin, please provide your address recorded with the State Bar of California):

(office number and street) (suite #) (zip)

* If applicant's main office is outside of San Francisco or Marin Counties, they are encouraged to provide qualifying matters or filings in San Francisco or Marin. At their discretion, the LRIS Director and the LRIS Qualifications Sub-Committee may request information about provided experience and/or peer references on any panel application.

Number of years of continuous active practice in California: _____

Please check all that apply: I am applying for the San Francisco panel / Marin County panel

Federal Attorneys: If you are an attorney focused on practicing in the federal jurisdictions of tax, immigration or bankruptcy law please contact the LRIS for more information about this rule.

Substantial Equivalent Experience - Under Rule 6: If you cannot meet the following requirements for panel membership, but believe that you qualify by reason of substantial, equivalent experience, you may submit an outline of such experience, as provided for in Rule 6 of the Lawyer Referral and Information Service Rules.

Class 1 - Consumer Debtors

In order to be referred cases of consumer insolvency (non-business insolvencies) applicant must have represented a consumer in five bankruptcy cases within the last three years, at least two of which proceeded to discharge. The five cases must include the following: one Chapter 7 proceeding; one Chapter 13 proceeding; and, one proceeding involving secured real property issues.

Applicant must also have represented an individual consumer in either an adversary proceeding or a reaffirmation agreement.

1. Proceeding under Chapter 7 of the Bankruptcy Code:

Case #	Court	Inclusive Dates of Representation
_____	_____	_____
Proceeded to Discharge: <input type="checkbox"/> Yes <input type="checkbox"/> No		

2. Proceeding under Chapter 13 of the Bankruptcy Code:

Case #	Court	Inclusive Dates of Representation
_____	_____	_____
Proceeded to Discharge: <input type="checkbox"/> Yes <input type="checkbox"/> No		

3. Proceeding involving secured real property issues:

Case #	Court	Inclusive Dates of Representation
_____	_____	_____
Proceeded to Discharge: <input type="checkbox"/> Yes <input type="checkbox"/> No		

4. Other matter: (specify the type of case) _____

Case #	Court	Inclusive Dates of Representation
_____	_____	_____
Proceeded to Discharge: <input type="checkbox"/> Yes <input type="checkbox"/> No		

5. Other matter: (specify the type of case) _____

Case #	Court	Inclusive Dates of Representation
_____	_____	_____
Proceeded to Discharge: <input type="checkbox"/> Yes <input type="checkbox"/> No		

6. Adversary Proceeding -or- Reaffirmation Agreement

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

Class 2 - Business Debtors

In order to be referred cases involving an on-going or recently terminated business or professional practice, applicant must have represented individuals or business entities in the following three types of cases within the last three years. At least one case must have involved confirmation of a Plan of Reorganization.

1. Proceeding under Chapter 7 of the Bankruptcy Code:

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

2. Proceeding under Chapter 11 of the Bankruptcy Code:

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

3. Either a state-court receivership or a corporate dissolution, where assets were liquidated for the benefit of creditors:

State-court receivership -or- Corporate dissolution

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

Confirmation of a Plan of Reorganization was part of matter number(s): _____

Class 3 - Creditors

In order to be referred cases to represent creditors, applicant must have represented creditors in the following three types of cases within the last three years.

1. Secured Claim

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

2. Unsecured Claim

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

3. Motion for Relief from Stay

Case #	Court	Inclusive Dates of Representation
_____	_____	_____

I had full responsibility for all cases listed in the application, or if not, I have attached an explanation.

Date: _____ Signature: _____