

OFFICE OF THE BANKRUPTCY ADMINISTRATOR

Frank M. Johnson, Jr.
Federal Building & U. S. Courthouse
One Church Street, Suite 103
Montgomery, AL 36104

PERSONAL REFERENCE INQUIRY FOR PANEL TRUSTEE APPLICANT

<p>THIS SECTION TO BE COMPLETED BY APPLICANT Name and Address of Applicant</p>	<p>State and District to be served</p>
<p>THIS SECTION TO BE COMPLETED BY REFERENCE</p> <p>This is to advise you that the above named person has made application to the bankruptcy administrator for membership on a panel of trustees to serve the federal bankruptcy court in Chapter 7 (liquidation) cases. The applicant has listed your firm as a reference. We would appreciate your completing and returning this form to the address above WITHIN FIVE WORKING DAYS OF RECEIPT. Your response will be kept strictly confidential. To ensure this confidentiality, we ask that the form be forwarded to this office directly by you, and not by the applicant. If you need additional space for your response, please use the back of this form or attach additional sheets as needed.</p> <p>A trustee must be able to collect and liquidate estate assets, defend the estate against improper claims, and prepare the liquidated asset for distribution to the estate's creditor. As the trustee administers another person's property, the trustee acts as a fiduciary, and must (1) possess integrity, good moral character and a sense of fairness, (2) be objective and resourceful in conducting business transactions, (3) perform the duties of a trustee expeditiously.</p> <ol style="list-style-type: none">1. Date:2. How long have you known the applicant?3. What personal or professional relationship do you have with the applicant?4. Do you believe that the applicant possesses the requisite traits set forth above, to be a member of the panel of trustees? YES NO5. What is the basis of your belief?6. What experience does the applicant have with bankruptcy practice, liquidation or general business matters which in your opinion qualifies the applicant for this position?7. Do you know of anything which might prevent the applicant from discharging the duties of a fiduciary as a trustee in bankruptcy?	