1 2	So Ordered. Dated: September 16th, 2016	Frederick P. Corbit Bankruptcy Judge
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5	UNITED STATES BANKRUPTCY COURT	
6	EASTERN DISTRICT OF WASHINGTON	
7	In re:	Case No. 15-03600-FPC13
8	RICHARD EDWARD LASKER, JR.	NOT FOR PUBLICATION
9	and DEBORAH ADAM LASKER,	MEMORANDUM DECISION
10	Debtors.	
11	The court took under advisement the issue of whether debtors' unsecured debt	
12	makes them ineligible for Chapter 13 relief. "An individual qualifies for Chapter 13	
13	relief only if his or her debts do not exceed a certain sum at the time of filing." In re	
14	Slack, 187 F.3d 1070, 1073 (9th Cir. 1999), as amended (Sept. 9, 1999). Pursuant to	
15	11 U.S.C. § 109(e), a debtor is ineligible for Chapter 13 relief if the debtor's	
16	noncontingent, liquidated, unsecured debts exceed the statutory limit of	
17	\$383,175.00. However, in <i>In re Scovis</i> , the Ninth Circuit "explicitly state[d] the rule	
18	for determining Chapter 13 eligibility under § 109(e)." Scovis v. Henrichsen (In re	
19	Scovis), 249 F.3d 975, 982 (9th Cir. 2001). The Scovis court explained that to	
20	determine the amount of debt owed by a debtor, the bankruptcy court must look to	

1 "debtor's *originally filed schedules*, checking only to see if the schedules were made
2 in good faith." *In re Scovis*, 249 F.3d at 982 (emphasis added).

3 In this case, creditor NatureWorks Organics filed an unsecured claim (Claim No. 4) against debtors in the amount of \$1,145,845.47.¹ The amount of the claim 4 5 would appear to disqualify debtors. However, according to In re Scovis, the total amount of debt this court should take into account, absent an objection to 6 7 confirmation based on bad faith, is the amount listed on debtors' originally filed 8 schedules. In re Scovis, 249 F.3d at 982. Accordingly, the court finds that debtors' 9 original petition, filed in good faith, lists this claim at \$210,350.00 and total 10 unsecured debt of \$256,698.72 and this total amount is within the debt limit. 11 Importantly, the court notes that creditor NatureWorks, whose claim potentially pushes debtors over the debt limit, does not object to confirmation of debtors' 12 Chapter 13 Plan (ECF No. 156). Given the lack of objection to confirmation by 13 creditor, and the fact that this court found that debtors filed their schedules in good 14 faith, the court finds debtors' are not disqualified by 11 U.S.C. § 109(e). The court 15 notes that it is making no finding as to the ultimate value or legitimacy of creditor 16 NatureWork's claim. 17

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¹ The claim indicates that it is based on a North Carolina Superior Court judgment in Case No. 13-cvs-7756. The debtors dispute this claim. The debtors' initial petition valued this claim on their Schedule D at \$210,350.00 (ECF No. 1). Debtors' amended Schedule F lists the value of this claim as "unknown" (ECF No. 10). Debtors filed an objection to the claim (ECF No. 68). A hearing on the objection is scheduled for March 21, 2017.

