DISTRICT OF MAINE PROPOSED CHANGES TO THE LOCAL BANKRUPTCY RULES

OCTOBER 23, 2024

- 1. **LBR 1007-1**: This proposal incorporates language from the Standing Order, so that the Standing Order can be eliminated.
- 2. **LBR 3015-1(c)**: This proposal clarifies that the Clerk's Office will notice a Motion to Modify when the debtor is pro se, which is required by LBR 2002-1(a)(5).
- 3. **LBR 4001-1(d)**: This proposal provides that the 14-day negative notice language for the proposed order does not apply to Consented To Motions for Relief from Stay that seek relief effective immediately upon entry of the order.
- 4. **LBR 4008-1**: This proposal incorporates language from the remaining Standing Order, so that the Standing Order can be eliminated.
- 5. **LBR 9010-1(b)**: This proposal provides that the filing of a paper by an attorney constitutes an appearance in that case, with the exception of proofs of claim and limited appearances approved by the Court.
- 6. **LBR 9013-1(c)**: This proposal limits the requirement to admit or deny to when the facts are separately identified under the heading "Facts."
- 7. **LBR 9013-1(d)(2)**: This proposal sets the deadline to file a reply as 12:00 p.m. Eastern Time, two calendar days prior to the hearing.
- 8. **LBR 9013-3(o)**: This proposal adds Motion for Admission Pro Hac Vice to the list of motions that do not require a hearing.
- 9. **LBR 9013-4(a)(3)**: This proposal clarifies the requirements for contacting the clerk's office when filing a Motion for Emergency or Expedited Determination.
- 10.**LBR 9013-4(a)(4)**: This proposal requires that when moving for Emergency or Expedited Determination the motion shall "identify a day or, alternatively, a range of days" desired for the requested hearing date.
- 11.**LBR 9013-4(a)(5)**: This proposal eliminates the requirement of consultation prior to filing a motion seeking Emergency or Expedited Determination.