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REDLINE COMPARISON REFLECTING PROPOSED CHANGES TO THE RULES

**Rule 1007-1. Lists, Schedules, Statements, and Other Documents; Time Limits.**

[. . .]

**(c) Time limits.**

**(1) Payment advices or other evidence of payment received within 60 days before the date of the filing of the petition by the debtor.** Copies of all payment advices or other evidence of payment received within 60 days before the date of the filing of the petition by the debtor from any employer of the debtor (the “Payment Evidence”) shall not be filed with the court as provided in 11 U.S.C. § 521(a)(1)(B)(iv). Instead, within 14 days after the date of the filing of the petition, the debtor must: (a) provide all Payment Evidence to the trustee; and (b) file a certification that such action has been taken. In an individual chapter 11 case, the debtor must provide all Payment Evidence to the U.S. Trustee, the subchapter V trustee, or, if one has been appointed, the chapter 11 trustee.

**(2) Means Test Forms—Conversions.**

**(A) To chapter 11.** If an individual debtor’s case is converted from another chapter to chapter 11, the debtor must file Official Form 122B (Chapter 11 Statement of Your Current Monthly Income) within 14 days of the order converting the case.

**(B) To chapter 13.** If an individual debtor’s case is converted from another chapter to chapter 13, the debtor must file Official Form 122C-1 (Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period) and, if applicable, Official Form 122C-2 (Chapter 13 Calculation of Your Disposable Income) within 14 days of the order converting the case.

**Rule 3015-1. Chapter 13 Plan and Modifications**

[. . .]

**(c) Service and Notice of Hearing.** ~~Except as provided in Local Rule 2002-1(a)(5),~~ the debtor or the movant shall serve the plan, modified plan, or any motion to modify and provide notice to the trustee and all creditors of (1) the date, time, and location of the hearing to consider confirmation or modification of the chapter 13 plan; and (2) the deadline to object.

**Rule 4001-1. Relief from the Automatic Stay**

[. . .]

(d) **Consent to Relief.** ~~If the debtor, any trustee, any committee, and any codebtor with respect to which relief from a codebtor stay in chapter 12 or 13 cases is sought in the motion have stipulated to the relief as evidenced by signed consents filed with or within that motion, the procedures set forth in Local Rule 9013-3 shall apply except that when seeking immediate relief pursuant to Fed. R. Bankr. P. 4001(a)(3) the proposed order need not include the following: “This order shall become final in 14 days unless an interested party sooner objects, in which case the matter shall be set for hearing and considered by the court as if this order had not been entered.” The procedures set forth in Local Rule 9013-3 shall apply if the debtor, any trustee, any committee, any codebtor with respect to which relief from a codebtor stay in chapter 12 or 13 cases is sought in the motion and the movant have stipulated to the relief as evidenced by signed consents filed with that motion.~~

**Rule 4008-1. Reaffirmation Agreements**

All reaffirmation agreements must be filed on Official Form 2400A or Official Form 2400A/B ALT.

**Rule 9010-1. Attorneys—Appearance and Withdrawal**

[. . .]

(b) **Filing Constitutes Appearance.** ~~Unless excepted in accordance with subsection (a)(3) or otherwise limited by an order of the court or the Code, filing any paper by an attorney otherwise permitted by the court or the Code, the filing of any paper shall constitutes an appearance by the attorney who signs it in the main case or adversary proceeding in which the paper is filed.~~

**Rule 9013-1. Motions—General**

[. . .]

(c) **Written Response.** Any party objecting to the entry of the order requested by motion shall file a written response to the motion no later than the response date set in the hearing notice.

- (1) *Substance of Written Response.* Every written response to a motion shall assert such defenses or other matters as may be required to inform the court of the responding party's position.
- (2) *When the Written Response Must Admit or Deny.* When a motion includes a separately identified statement of facts under the header "Facts," any written response shall admit or deny each factual allegation in accordance with Fed. R. Civ. P. 8(b).

**(d) Reply Permitted.**

- (1) A reply, limited to five pages, is not required but is permitted if the ~~reply motion~~ has information that is:
  - (A) not repetitive of materials contained in the motion or opening brief, and
  - (B) responsive to material raised in the opposition to the motion or opening brief.
- (2) The deadline for filing a reply is noon Eastern Time 5:00 p.m. two calendar days before the hearing.

**Rule 9013-3. Motions—Relief Requested Without a Hearing**

[. . .]

- (m) a motion in a chapter 13 case seeking authorization for the chapter 13 trustee to make pre-confirmation, post-petition lease payments under § 1326(a)(1)(B) of the Code or pre-confirmation adequate protection payments under § 1326(a)(1)(C) of the Code when the proposed plan fails to provide for such payments, provided the motion is consented to by the debtor, the chapter 13 trustee, and the lessor or creditor entitled to the pre-confirmation payments; ~~and~~
- (n) a consented-to motion for the entry of a confidentiality order; and
- (o) a motion for admission pro hac vice.

**Rule 9013-4. Motions—Emergency or Expedited Determination**

[. . .]

- (3) **Notify Clerk's Office.** If a movant seeks emergency or expedited determination of a motion, after filing the motion, the movant shall immediately contact the clerk's office for the limited purpose of informing the clerk that a request for emergency or expedited determination has been made. The movant and shall not utilize the self-scheduling process in Local Rule 9013-1(b)(1).
- (4) **Contents.** A motion containing a request for emergency or expedited determination shall (i) list the facts and circumstances that justify such a determination and (ii) identify the day or, alternatively, a range of days, desired by the movant for the determination. The motion may include or be accompanied by documents, affidavits, or a memorandum that includes citations to pertinent authority.
- ~~(5) **Communication.** Prior to filing a motion that includes a request for an expedited or emergency determination, the movant shall make a good faith effort to advise all affected parties of the substance of the motion and that request.~~