RULE 9013-1 - MOTIONS PRACTICE

- (a) NO CHANGES
- (b) NO CHANGES
- (c) NO CHANGES

(d) <u>Scheduling Hearings</u>.

(1) *Requirement that Hearing Date be Obtained*. Except as set forth below or otherwise ordered by the Court, a movant shall obtain a hearing date prior to filing a motion. A hearing date does not need to be set prior to filing the motions listed below, provided that the movant is not aware of any objection to the motion, that the motion states prominently in the upper right corner of the first page "Relief Requested Without a Hearing," and, with the exception of consent motions for relief from stay seeking immediate relief pursuant to Fed. R. Bankr. P. 4001(a)(3), that the proposed order states: "This Order shall become final in fourteen (14) days unless a party in interest 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.".

applications to employ professional persons that do not seek post facto or nunc pro tunc approval;

motions to extend time to file schedules, statements, tax returns, earnings statements and other documents required by 11 U.S.C. § 521 or Fed. R. Bankr. P. 1007 that have the consent of the U.S. Trustee or any trustee appointed in the case and any committee appointed in the case;

motions for relief from stay that have the consent of the debtor and any trustee and committee appointed in the case, as well as any codebtor with respect to which relief from a codebtor stay is sought;

motions for enlargement of time pursuant to either Fed. R. Bankr. P. 4008(a) and D. Me. LBR 4008-1(a), or Fed. R. Bankr. P. 9006(b)(1);

motions to dismiss filed pursuant to 11 U.S.C. § 1208(b) or § 1307(b);

applications to defer filing fees;

motions to require tax filings;

motions to establish a commission in Chapter 12 cases;

motions to deduct and pay over to employers;

motions to be excepted from electronic filing requirements;

motions to reopen a case;

motions to conduct an examination pursuant to Fed. R. Bankr. P. 2004; and

motions to limit notice; and

motion for redaction of personal identifiers (Maine Bankruptcy Form 3).

- (e) NO CHANGES
- (f) NO CHANGES
- (g) NO CHANGES
- (h) NO CHANGES
- (i) NO CHANGES
- (j) NO CHANGES
- (k) NO CHANGES