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IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF OKLAHOMA

THERESE BUTHOD, CLERK
United States Bankruptcy Court
Eastern District of Oklahoma

IN RE:)
)
Amendments to the Local Rules)
and Local Forms)
Effective December 1, 2017.)

GENERAL ORDER NO. 17-13

**ORDER REGARDING AMENDMENTS TO THE LOCAL RULES, NEW LOCAL
CHAPTER 13 PLAN FORM AND OTHER LOCAL FORMS
EFFECTIVE DECEMBER 1, 2017**

Amendments to the Federal Rules of Bankruptcy Procedure approved by the Supreme Court and transmitted to Congress on April 27, 2017 become effective December 1, 2017. Bankruptcy Rule 3015(c) requires the use of an Official Form (National Chapter 13 Plan) unless a district instead adopts a Local Form plan that meets the requirements of Bankruptcy Rule 3015.1.

As a result, the Bankruptcy Court for the Eastern District of Oklahoma has determined that this court will adopt a Local Form Plan which will replace the court's current Local Form 3015(B). In addition, the court finds it is necessary to make amendments to the Local Rules, and Local Forms of this court to ensure consistency with the Federal Rules of Bankruptcy Procedure and current procedures. The individual Local Rules and Forms to be amended effective December 1, 2017, are attached hereto as "Exhibit A". A redline version of these amendments which designated the changes was circulated to the attorneys and party filers of the Eastern District of Oklahoma Bankruptcy Court and was made available to the public for comment on the court's website.

IT IS THEREFORE ORDERED that the amendments to this Court's Local Rules and Forms as shown in the attached "Exhibit A" and incorporated herein by reference are hereby adopted as modified. References to form numbers contained in previous General Orders and Local Forms are also modified by this order.

IT IS FURTHER ORDERED that this General Order shall take effect **December 1, 2017**.

Dated this 23rd of October, 2017



Tom R. Cornish
United States Bankruptcy Judge

EXHIBIT A TO GENERAL ORDER

RULE 1007-1. LISTS, SCHEDULES AND STATEMENTS

- A. Corporate Ownership Statement.** Any corporation, other than a governmental unit, that is a debtor shall file a statement that identifies all publicly held corporations, other than a governmental unit, that directly or indirectly own ten percent (10%) or more of any class of the corporation's equity interest, or states that there are no such entities to report. The corporate ownership statement shall be made in a separate pleading to be filed concurrently with the petition on Local Form 7007.1-1. A supplemental corporate ownership statement shall be filed promptly to reflect any change in the information that is required to be disclosed. This rule further requires that membership interests in limited liability companies and similar entities that fall under the definition of a corporation in Bankruptcy Code §101 also be included in the ownership statement.
- B. Completing Forms.** Each question or statement shall be answered completely with specific information on all petitions, statements, schedules, summaries, notices and exhibits. If not applicable, so state by denoting "N/A" or "None". The forms must comply substantially with the appropriate Official Forms. All schedules and statements shall be dated and signed by debtor, joint debtor and/or counsel.
- C. Requirement to Obtain Consumer Credit Counseling Prior to Filing Bankruptcy.**
1. **Official Forms Required.** Under 11 U.S.C. §§ 109(h) and 521(b), and Bankruptcy Rule 1007-I [Interim](b)(3), an individual debtor must complete Official form 101 Part 5 Credit Counseling. (Each spouse must complete Part 5, if a joint petition is filed).
 2. **Failure to Comply with Credit Counseling Requirements.**
 - a) **Failure to complete Official Form 101, Part 5.** If Part 5 is not completed, the petition will be considered nonconforming and the Clerk shall send a deficiency notice. The Clerk shall be directed to serve a notice of deadline to correct the deficiency. If the debtor fails to complete Part 5 by the deadline set in the notice, the case may be dismissed without further notice.
 - b) **Failure to File Certificate.** If Part 5 Box 2 is checked and a conforming credit counseling certificate is not filed within fourteen (14) calendar days from the date the petition is filed, the case may be dismissed without further notice.
 - c) **Failure to Summarize Exigent Circumstances.** If Part 5 Box 3 is checked and is not accompanied by a separate sheet summarizing exigent circumstances, the case may be dismissed without further notice.
 - d) **Failure to File Motion.** If Part 5 Box 4 is checked and is not accompanied by the required motion Local Form 1007-1(C)(2)(d) for determination by the Court the case may be dismissed without further notice.

RULE 3002-1. FILING PROOF OF CLAIM

Changes made to Local Rule 3002-1(C) and (E)

- A. Proofs of Claim.** All proofs of claim or interest shall be filed electronically using CM/ECF. Parties who have not obtained limited user passwords, or creditors or interest holders not represented by counsel may file a proof of claim or interest through this Court's website using Electronic Proof of Claim interface (ePOC). All claims filed shall be filed on Administrative Office of the U.S. Courts Director's Procedural Form 410. The creditor's complete name, address and telephone number shall be provided on the proof of claim. See **Local Rule 5005-1(A)**.
- B. Converted Cases.** When a case is converted from Chapter 11, 12, or 13 to Chapter 7, the "meeting of creditors" for the purpose of Bankruptcy Rule 3002(c) shall mean the meeting of creditors held in the Chapter 7 case.
- C. Chapter 7 No-Asset Cases and Cases Converted from Chapter 13 to Chapter 7.** Upon the filing of a "Notice of Assets," a deadline for filing claims shall be established as provided by Bankruptcy Rule 3002(c)(5), and noticed pursuant to **Local Rule 2002-1**. Claims deadlines in Chapter 13 cases converted to Chapter 7 cases shall be established as provided by Bankruptcy Rule 3002(c)(5) and **Local Rule 1019-1(D)**.
- D. Exhibits to Proofs of Claim.** Exhibits (20 page limit of normal type print) in support of a Proof of Claim shall be filed electronically whenever possible and shall be docketed as one event with the Proof of Claim. The exhibits should be electronically imaged and filed in PDF format together with the Proof of Claim. The exhibits shall comply with **Local Rule 9004-1 (A) and (B)**. CM/ECF registered participants shall file proofs of claim electronically. The party filer must add the creditor name exactly as it appears on the claim. The address of the claimant should include the mailing address to which payments should be sent.
- E. Deadline for Filing Claims in Chapter 7 Cases Reopened to Administer Assets.** Upon the filing by a trustee of a "Notice of Assets" in a reopened Chapter 7 case:
1. If no claims deadline was established in the original case or if a claims deadline was established and rendered moot by the filing of a "Report of No Distribution" by the trustee in the original case, the Court shall set a deadline of seventy (70) calendar days from issuance of the Clerk's Notice of Deadline to File Claims. For governmental units, the deadline shall be this deadline or one hundred eighty (180) calendar days after relief was ordered in the original Chapter 7 case, whichever is later. Any claims filed during the pendency of the original case shall be deemed filed in the reopened case.
 2. If a claims deadline established in the original case expired prior to the filing of a "Report of No Distribution" by the trustee, or if a distribution was made to creditors by the trustee subsequent to the expiration of a claims deadline in the original case, no additional claims deadline shall be established. Creditors

considered for distributions shall be those creditors who filed claims in the original case.

RULE 3007-1. CLAIMS - OBJECTIONS
Changes made to Local Rule 3007-1(B) and (C)

- A. Proofs of interest. Bankruptcy Rule 3007 also applies to objections to proofs of interest.
- B. Objection to claim or interest. The caption of an objection to a claim shall identify the claimant and claim number (e.g., Objection to Claim of ACME, Inc. (Claim No. 10)). The objecting party has the burden of overcoming the presumption afforded by Bankruptcy Rule 3001(f). Objections to claims and notice shall be filed and served in compliance with Bankruptcy Rule 3007 (a)(2) and Local Rule 9013-1(B).
- C. Notice of Objections. The objecting party must provide notice of an objection to the claimant, claimant's counsel, debtor, debtor's counsel, the trustee, and parties in interest that have requested notice in compliance with Bankruptcy Rule 3007(a)(2). Notice shall contain the language set forth in Local Form 420B-2 Notice of Objection to Claim, Notice of Deadline to File Response and Notice of Opportunity for Hearing.

RULE 3012-1. VALUATION OF COLLATERAL
Changes made to Local Rule 3012-1(A) and added (D)

- A. Motions to Determine Secured Claims. These motions shall be filed separately and shall not be incorporated into the plan in a Chapter 11 case.
- B. These motions will be ruled upon at the expiration of the time in which to object, or will be set for hearing at the time of confirmation. See Local Form 3012-1(B).
- C. These motions shall be accompanied by a Notice of Motion as set forth in Local Rule 9013-1(B).
- D. When the request is made in a Chapter 12 or 13 plan the debtor shall comply with Bankruptcy Rule 3012(b) and (c).

RULE 3015-1. CHAPTER 12 AND 13 - PLAN
Changes made to Local Rule 3015-1(C)

- A. **Time for Filing.** If a Chapter 13 plan is not filed with the petition, it shall be filed within fourteen (14) days after the order for relief. If a Chapter 12 plan is not filed with the petition, it shall be filed within ninety (90) days after the order for relief. Failure to timely

file the plan shall result in dismissal of the case unless a motion to extend time is timely filed and granted by the Court.

- B. Chapter 12 Plan.** The Chapter 12 Plan proposed by the DIP shall comply with the requirements of 11 U.S.C. § 1222. Plans must be filed within the time set forth in 11 U.S.C. § 1221 on Local Form 3015-4. This Court's Local Form may be modified to accommodate the individual DIP, but must comply with the requirements of 11 U.S.C. § 1222.
- C. Chapter 13 Plan; Service and Use of Local Form.** Chapter 13 Plans shall comply with Local Form 3015-1(B). If a Chapter 13 Plan is filed in the proper format on the same date as the petition, the Clerk will provide a copy of the plan with the notices required by Bankruptcy Rule 2002(a)(1) and (b). Service of the Chapter 13 Plan by the Clerk shall be governed by Local Rule 2002-1(B) or by General Order. If the Chapter 13 plan includes a request to determine amount of secured claim and/or avoidance of a nonpossessory, nonpurchase-money security interest in exempt property, the attorney for the debtor (or the debtor) shall serve a copy of the plan and Notice of hearing and objection deadlines on affected creditors in the manner provided by Fed. R. Bankr. P. 7004 for service of a summons and complaint. If the Chapter 13 Plan is not filed on the same date as the petition or is filed in an improper format, debtor or debtor's counsel shall transmit a copy of the plan to the debtor, the Chapter 13 trustee, the United States Trustee, all creditors, and parties in interest that have requested notice, and shall file a certificate of mailing thereof.

RULE 3015-2. AMENDED CHAPTER 12 & 13 PLANS
Changes made to Local Rule 3015-2

Chapter 13 Plans shall comply with Local Form 3015-1(B). Amended Chapter 12 or 13 Plans shall supersede all prior plans unless otherwise authorized by the Court, state the changes made and the creditors affected), be accompanied by Local Form 420C-1, Notice of Confirmation Hearing and Notice of Objection Deadline, and be mailed to all parties listed on the official mailing matrix, the United States Trustee and the Chapter 12 or 13 trustee twenty-eight (28) days prior to the confirmation hearing, along with a certificate of mailing **each time** a plan is amended.

RULE 3015-4. MODIFICATION OF THE CHAPTER 12 OR 13 PLAN
Rule 3015-4 Changes to (A) and (B)

- A.** Modifications made to the Chapter 12 or 13 Plan after confirmation pursuant to 11 U.S.C. §§1229 or 1329 shall be accompanied by a motion to modify **each time** a modified plan or— an amended modified plan is filed, stating the modifications being made in the plan

in compliance with Local Form 3015-4, (Chapter 12 Plan) or Local Form 3015-1(B), (Chapter 13 Plan). The provisions of Local Rule 3015-2 apply to amended modifications to plan. The debtor shall file Local Form 3015-3(C) (Pre-Confirmation Certification) within fourteen (14) days before the date set for confirmation for each modification to a Chapter 12 or Chapter 13 Plan.

- B. When a Motion to Modify Plan is filed pursuant to 11 U.S.C. §§ 1229 or 1329, the moving party shall also file a modified plan and Local Form 420C-2, Notice of Confirmation Hearing and Notice of Objection Deadline along with a certificate of mailing to all parties listed on the official mailing matrix, the United States Trustee and the Chapter 12 or 13 trustee twenty-eight (28) days prior to the confirmation hearing.

RULE 4001-1. AUTOMATIC STAY

Changes made to Local Rule 4001-1(B)(3)

- A. Relief from the Automatic Stay of 11 U.S.C. § 362(a). A motion for relief from the automatic stay of 11 U.S.C. § 362(a) shall be clearly designated as such in the title of the pleading. Failure to do so may be deemed by the Court to be a waiver of the benefits of an expedited hearing and automatic termination of the stay upon the conditions stated in 11 U.S.C. § 362(e).
- B. Motions Seeking Relief in Addition to Relief from the Automatic Stay of 11 U.S.C. § 362(a) and Abandonment of Property.
1. Where a motion for relief from the automatic stay of 11 U.S.C. § 362(a) and abandonment of property includes a request for additional relief other than abandonment of property or adequate protection, such request shall constitute a waiver of the right to an expedited hearing and automatic termination of the stay upon the conditions stated in 11 U.S.C. § 362(e) of the code.
 2. If a motion for relief is combined with a request for abandonment, the motion shall be served on all creditors pursuant to Bankruptcy Rule 6007 unless an order limiting notice is entered by the Court.
 3. If movant seeks a waiver of the 14-day stay under Bankruptcy Rule 4001(a)(3), such request must be clearly designated in the title of the pleading and must explain why such waiver should be granted.

RULE 4003-2. LIEN AVOIDANCE

Local Rule 4003-2 Added ew (A) and (B)

- A. Chapter 7 and 11 cases: A separate motion to avoid a lien pursuant to 11 U.S.C. § 522(f) shall be filed with respect to each creditor claiming a lien on exempt property. Motions shall comply with this Court's Local Form 4003-2 under Bankruptcy Rule 4003(d). A motion to avoid a judicial lien on exempt real estate shall include the full legal

description of the property. The motion shall be served on affected parties in accordance with Bankruptcy Rule 7004 for service of summons and complaint. Local Rule 9013-1 and 9014-1 shall apply to motions to avoid lien. The moving party shall file Local Form 420A, Notice of Motion, Notice of Deadline to File Objection and Notice of Hearing.

- B.** Chapter 12 and 13 cases: Avoidance of nonpossessory, nonpurchase-money security interests in items identified in 11 U.S.C. § 522(f)(1)(B) which impair exemptions to which debtor(s) would be entitled under 11 U.S.C. § 522(b) shall be avoided through the plan in accordance with Local Rules 3015-1(C). Avoidance of judicial liens pursuant to 11 U.S.C. § 522(f)(1)(A) shall be by separate motion. A motion to avoid a judicial lien on exempt real estate shall include the full legal description of the property. Motions shall comply with this Court's Local Form 4003-2 under Bankruptcy Rule 4003(d). The motion shall be served on affected parties in accordance with Bankruptcy Rule 7004 for service of summons and complaint. Local Rule 9013-1 and 9014-1 shall apply to motions to avoid lien. The moving party shall file Local Form 420A, Notice of Motion, Notice of Deadline to File Objection and Notice of Hearing.

RULE 5003-1. CLERK – GENERAL

Changes have been made to Local Rule 5003-1(A) and (B)

- A. Exhibits.** Exhibits admitted in any hearing and held by the Clerk shall be disposed of by the Clerk after all appeal deadlines have expired without notice to parties. See also **Local Rule 9017-2(B)**.
- B. Stipulation to Custody of Exhibits by Counsel.** Parties participating in an evidentiary hearing shall stipulate (1) that counsel for the party who introduces exhibits into evidence at the hearing shall maintain custody of the original exhibits; (2) that counsel maintaining custody of the original exhibits shall insure the integrity and availability of the exhibits until ninety (90) days after the case or adversary proceeding is closed; and (3) that counsel maintaining custody of the original exhibits shall tender them to the Clerk in their original form in the event that counsel can no longer maintain custody, integrity, or availability of the exhibits (i.e., change in location, retirement from practice, etc.). A written stipulation shall be signed by counsel for all parties participating in the hearing, approved by the Court, and filed in the case or adversary proceeding. A list of all exhibits offered by each party participating in the hearing shall be attached to the stipulation prior to filing.

RULE 7001-1. ADVERSARY PROCEEDING – GENERAL
Changes have been made to Local Rule 7001-1(A)

- A. An adversary proceeding is commenced by filing a complaint in compliance with Official Form 416D, and appropriate filing fee set forth in 28 U.S.C. §1930. Parties not filing electronically shall also complete and file Administrative Office of the U.S. Courts Director's Procedural Form 1040, Adversary Proceeding Cover Sheet.

RULE 7016-1. PRETRIAL PROCEDURES

Changes have been made to Local Rule 7016-1(A)(C)(D)(E)(H)(I) and (J)

- A. **Witness and Exhibit Lists.** Fourteen (14) days after the Scheduling Conference, all counsel shall **exchange** in writing preliminary Witness and Exhibit lists for the purpose of aiding discovery. This list shall not be a final statement of evidence to be presented at trial, but should be exchanged in good faith. The list of witnesses shall contain the name and address of each witness with a brief summary of anticipated testimony. The list of exhibits shall state each exhibit with specificity, identify the exhibit to be introduced into evidence at trial and a brief description of the intended purpose for its introduction. **These lists shall not be filed with the Court.** Fourteen (14) days prior to the pretrial conference counsel shall exchange **final** witnesses and exhibits lists. **These lists shall not be filed with the Court.**
- B. **Exhibits.** Fourteen (14) days prior to the pretrial conference, counsel shall **exchange** copies of all exhibits anticipated for use at trial. Seven (7) days prior to the trial, counsel shall provide two (2) sets of exhibits to the Judge. Plaintiff's exhibits shall be marked numerically. Defendant's exhibits shall be marked alphabetically. Exhibits should not be filed with the Court, unless designated for appeal. See Local Rule 8006-1(B). During the trial, copies of the exhibits shall be provided to the Court Recording Deputy after they are admitted into evidence. Counsel should not submit original exhibits to the Court as they will not be returned. Counsel is responsible for ensuring that the record is complete by providing the Court Recording Deputy with all admitted exhibits before conclusion of the trial.
- C. **Pretrial Order.** Seven (7) days prior to the pretrial conference counsel shall electronically submit a pretrial order in compliance with Local Rule 9072-1. Unless the Court orders otherwise, the plaintiff shall prepare the initial draft of a proposed pretrial order. The order shall contain the information on and substantially conform to Local Form 9072-1(C), Local Forms 9017-1 and 9017-2 for witness and exhibit lists must be attached to the pretrial order. The pretrial order shall be the product of cooperation between and among the parties and shall be signed by all parties as an agreed pretrial order unless otherwise directed by the Court. The pretrial order will control the course of the trial and may not be amended without the authorization of the Court.

- D. **Pretrial Conference.** The pretrial conference shall include discussion of all issues between the parties and preparation of the case for trial. Counsel for the plaintiff and defendant and any pro se litigants who will conduct the trial shall attend the pretrial conference. The Court will also set a trial date.
- E. **Non-Compliance.** Failure to attend a pretrial conference or failure to comply with the instructions governing adversary procedures contained in the order setting a pretrial conference or a scheduling order may result in an order adverse to the party failing to attend or comply, including dismissal or entry of judgment.
- F. **Continuance.** A motion to continue a pretrial conference must state the reason therefor, and shall contain a statement that the adverse party has been consulted regarding the requested continuance and that the adverse party either consents or objects. The motion shall be filed not later than seven (7) days prior to the date set for the pretrial conference.
- G. **Settlement.** The parties should be prepared to discuss the possibility of settlement at the pretrial conference. In addition, the parties should discuss prior to the pretrial conference whether a settlement conference would be beneficial to the parties.

RULE 9017-1. WITNESSES

Changes have been made to Rule 9017-1

Unless otherwise ordered by the Court, seven (7) days prior to an evidentiary hearing, each counsel shall exchange and file a list containing the name and address of each witness on this Court's Local Form 9017-1. The list of witnesses shall contain the name and address of each witness with a brief summary of anticipated testimony. See also Local Rule 7016-1(I)

RULE 9017-2. EXHIBITS

Changes have been made to Rule 9017-2 (A) and (B)

- A. Unless otherwise ordered by the Court, seven (7) days prior to an evidentiary hearing, counsel shall exchange and file an exhibit list of their respective exhibits set forth sequentially in the order intended to be identified using this Court's Local Form 9017-2. The list of exhibits shall state each exhibit with specificity, identify the exhibit to be introduced into evidence, and a brief description of the intended purpose for its introduction. Counsel shall mark all exhibits, provide sufficient copies to opposing counsel, and submit, but not file, two (2) sets of the exhibits for the Judge for use on the bench to the Clerk's Office. Plaintiff's/Movants exhibits shall be marked numerically. Defendant's/Respondent's exhibits shall be marked alphabetically. The parties should present copies of the exhibits to the Court Recording Deputy upon admission at the trial

or hearing, but not file, unless designated for appeal. See Local Rule 8006-1(B). Counsel is responsible for ensuring that the record is complete by providing the Court Recording Deputy with all admitted exhibits before the conclusion of the trial or hearing.

- B. Counsel should present copies not original exhibits to the Judge or Court Recording Deputy as they shall be destroyed at the conclusion of all appeal activity without notice to the parties. See also Local Rule 5003-1(A) and 7016-1(J).

RULE 9072-1. ORDERS

Changes have been made to Local Rule 9072-1(C)

- A. **Submission of Proposed Orders.** Proposed orders and judgments shall be submitted to the Court in accordance with the CM/ECF Administrative Guide XIII. Proposed orders and judgments shall not be attached to the motion at the time of filing except in the following instances, pursuant to Bankruptcy Rule 4001:

1. Motion for Authority to Use Cash Collateral
2. Motion for Authority to Obtain Credit
3. Motion for Approval of an Agreement
 - a) to Provide Adequate Protection;
 - b) to Prohibit or Condition the Use, Sale or Lease of Property;
 - c) to Modify or Terminate the Stay Provided for in § 362;
 - d) to Use Cash Collateral; or
 - e) between the debtor and an entity that has a lien or interest in property of the estate pursuant to which the entity consents to the creation of a lien senior or equal to the entity's lien or interest in such property.

A proposed order shall be submitted simultaneously with the filing of an application or motion that may be ruled upon ex parte. See also the CM/ECF Administrative Guide XIII.

- B. **Text-Only Orders.** The Court reserves the right to enter a Text-Only Order in any instance.
- C. **Pretrial Orders.** Parties shall electronically submit pretrial orders to the Court in accordance with the CM/ECF Administrative Guide XIII. Pretrial orders shall contain the information on and substantially conform to Local Form 9072-1(C), including Local Forms 9017-1 and 9017-2 for witness and exhibit lists. Submission of the pretrial order constitutes a representation by the party submitting the pretrial order that the order has been agreed to by all parties involved in the adversary proceeding or contested matter for which the pretrial order has been submitted. See also Local Rule 7016-1(C) If the adverse

party refuses to assist in preparing the pretrial order, this should be communicated to the Court in the pretrial order.

- D. Agreed Orders.** Parties shall electronically submit Agreed Orders to the Court in accordance with the CM/ECF Administrative Guide XIII. Local Rule 9011-3(D).

NEW, MODIFIED OR ABROGATED LOCAL FORMS

- LOCAL FORM 420A** Adversary Proceedings Notice of Motion Notice of Deadline to file
Objection Notice of Hearing
- LOCAL FORM 420A** Motions to Withdraw the Reference Notice of Motion Notice of Deadline
to File Objection
- LOCAL FORM 420A** Notice of Motion Notice of Deadline to file Objection Notice of Hearing
- LOCAL FORM 420A** Notice of Motion Notice of Deadline to file Objection Notice of
Telephonic Hearing
- LOCAL FORM 20B-1** Notice of Objection to Claim of Exemption Notice of Deadline to File
Response Notice of Hearing
- LOCAL FORM 420B-2** Notice of Objection to Claim Notice of Deadline to File Response
Notice of Hearing
- LOCAL FORM 20C** Notice of Motion Notice of Deadline Notice of Hearing
- LOCAL FORM 20C** Notice of Motion Notice of Deadline Notice of Hearing Adversary
Proceeding
- LOCAL FORM 420C-1** Notice of Amended Plan Notice of Confirmation Hearing
- LOCAL FORM 420C-2** Notice of Motion to Modify Modified Plan Notice of Confirmation
Hearing
- LOCAL FORM 420D** Notice of Hearing and Fixing Time for Filing Complaint Hardship
Discharge
- LOCAL FORM 420E** Notice of Application for Compensation Notice of deadline Notice of
Hearing
- LOCAL FORM 420G** Notice of Motion to Extend Stay Notice of deadline Notice of
Evidentiary Hearing
- LOCAL FORM 1007-1C(2)(d)** Motion for Waiver of Credit Counseling Financial Management

LOCAL FORM 1009-1E Verification to Official Creditor's List

LOCAL FORM 3015-2A Pre-Confirmation Certification for Chapter 13

LOCAL FORM 3015-1B Chapter 13 Plan (Original/Amended/Modified) Summary

~~**LOCAL FORM 3015-3A** Amended Chapter 13 Plan and Summary Notice of Incorporation
Withdrawal of Prior Plan~~

~~**LOCAL FORM 3015-4A** Modified Chapter 13 Plan~~

LOCAL FORM 3015-4B Motion to Modify Plan

LOCAL FORM 4003-2 Motion to Avoid Lien

LOCAL FORM 7001-1B Instructions Governing Adversary Proceedings

LOCAL FORM 9014-1E Instructions Governing Evidentiary Hearing Procedure in Contested Matters

LOCAL FORM 9014-1E Instructions Governing Evidentiary Hearing Procedure in Contested Matters

LOCAL FORM 9017-1 & 2 Witness and Exhibit List Forms for Adversary and Bankruptcy

LOCAL FORM 9072-1C Pretrial Order