Style Definition: Heading 1



LOCAL BANKRUPTCY RULES

FOR THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF MONTANA

Honorable Benjamin P. Hursh Chief United States Bankruptcy Judge

Effective December 15, 202<u>4</u>3

LOCAL BANKRUPTCY RULES FOR THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA

TABLE OF CONTENTS

RULE 1001-1. Scope, Applicability, and Promulgation of Local Rules; Short Title
(a) Scope
(b) Applicability2
(c) Promulgation
(d) Numbering2
(e) Electronic Filing and Address Changes
RULE 1002-1. Petition - General.
(a) Petitions
<u>(b) Filing</u>
(c) No Blank Items
(d) Documents Signed by Someone Other Than Debtor
RULE 1005-1. Petition - Caption
(a) Debtor's Current Name
(1) Corporations
(2) Joint Petitions
(b) Other Names Used by Debtor
(c) Debtor's Current Address
RULE 1006-1. Fees; Installment Payments
(a) General
(b) Failure to Pay Installment
(1) Notice of Nonpayment
(2) Dismissal of Case
RULE 1007-1. Schedules, Statement of Financial Affairs, Statement of Social Security Number,
and Other Official Forms4
(a) No Blank Items4
(b) Summary of Assets and Liabilities4
(c) Corporate or Limited Liability Company Petition
(d) Incomplete Filings and Dismissal
(e) Extension of Time
(f) Retention of Signed Copies
(1) Original Signatures
(2) Scanned Signatures
(g) Tax Returns and Refunds6
(1) Restrictions Regarding Debtor's Tax Information
(2) Tax Refunds
RULE 1007-2. Master Mailing List
(a) Filing Requirements
(1) Voluntary Case
(2) Involuntary Case
(3) Duty to Supplement7
(b) Accuracy and Completeness

Mont. LBR December 15, 202<u>4</u>3

Page

i

(c) Dismissal.	7
RULE 1009-1. Amendments to Petition, Schedules, Master Mailing List, and Statement.	7
(a) Amendments	
(b) Interlineation	
(c) Denomination of Amendment.	
(d) Notification	8
RULE 1015-1. Joint Administration and Consolidation	8
(a) Joint Administration	8
(b) Consolidation	
RULE 1017-1. Dismissal or Conversion.	
(a) Motions and Notices to Dismiss or Convert Filed by Debtor.	<u> </u>
(1) Motion by Debtor for Conversion from Chapter 7	
(2) Motion by Debtor for Dismissal from Chapter 7	9
(3) Motion by Debtor for Dismissal from Chapter 12	9
(4) Notice of Conversion from Chapter 12	9
(b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest	<u>9</u>
(c) Dismissal of Related Title 11 Proceedings and Matters	<u>9</u>
(d) Trustee's Professional Fees.	<u> 109</u>
RULE 1019-1. Conversion from One Chapter to Another.	<u>10</u>
(a) Debtor's Schedules	<u>10</u>
(b) Notification	
RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companie	es,
Trusts, Associations, and Other Legal Entities.	11
RULE 2002-1. Notice to Creditors and Other Parties in Interest.	
(a) Duty to Provide Notice.	<u> 11</u>
(b) Chapter 12	
(c) Method of Service.	<u> 11</u>
(d) Certification of Service.	11
RULE 2002-2. Requests for Special Notice.	
RULE 2002-3. Notice to United States and Montana State Agencies	
RULE 2002-4. Notice of Application for Professional Fees and Costs.	
RULE 2003-1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and D	
Declaration Sheet	
RULE 2003-2. Time Limitations of Creditors' Meetings.	
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.	<u>13</u> <u>13</u>
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings Attendance by Debtor and Debtor's Counsel	<u>13</u> 13 13
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.	<u>13</u> <u>13</u> <u>13</u> <u>13</u>
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties.	<u>13</u> <u>13</u> <u>13</u> <u>13</u> <u>13</u> <u>14</u>
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties. (a) Identification.	13 13 13 13 13 13 14 14
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties. (a) Identification. (b) Cooperation.	13 13 13 13 13 13 14 14 14 14
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties. (a) Identification. (b) Cooperation. RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors.	13 13 13 13 13 14 14 14 14 14 14
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties. (a) Identification. (b) Cooperation. RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors. RULE 2003-7. Failure to Appear at Creditors' Meetings.	13 13 13 13 13 14 14 14 14 14 14 14
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.	13 13 13 13 13 14 14 14 14 14 14 14 14 15
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings. Attendance by Debtor and Debtor's Counsel. RULE 2003-4. Continuance of Meeting of Creditors. RULE 2003-5. Debtor Duties. (a) Identification. (b) Cooperation. RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors. RULE 2003-7. Failure to Appear at Creditors' Meetings. RULE 2004-1. Rule 2004 Examinations. RULE 2014-1. Applications for Employment of Professionals.	13 13 13 13 13 14 14 14 14 14 14 14 14 15 15
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.	

Page

Mont. LBR December 15, 20243

(b) Chapter 13	
RULE 2015-1. Trustee's Administrative Expenses.	
RULE 2015-2. Monthly Operating and Other Reports to the Court and United States Tr	
RULE 2016-1. Applications for Compensation of Professionals.	19 18
(a) Applications.	19 18
(b) Presumed Reasonable Fees	
(c) Special Rules for Chapter 11	
(d) Fees in Dismissed Cases.	20 19
(e) Allowed Expenses	
(f) Claims for Fees by Creditors.	
RULE 2016-2. Attorney Fees Paid Through Chapter 13 Plans	
RULE 2090-1. Admission to Practice before the Bankruptcy Court	
(a) Admission of Attorneys	
(b) Attorneys	<u> 2221</u>
(c) Admission by pro hac vice.	
(d) Local Attorney.	
(e) Fee	
(f) Revocation	
Rule 2090-2. Self-Represented Litigants.	
(a) Individual Representation	
(b) Representation of a Corporate Entity.	
(c) Agreement with Clerk's Office.	
(d) Agreement with Parties	
RULE 2090-3. Notice of Change of Status.	
RULE 2090-4. Attorney Discipline, Suspension, and Disbarment.	
RULE 2090-5. Temporary Co-Counsel and Attorney Withdrawal.	
(a) Withdrawal	
(b) Withdrawal or Substitution of Other Attorneys	
(c) Temporary Co-Counsel at Meeting of Creditors	25 24
(d) Notice for Removal from Service.	<u> 25</u>
(e) Self-Represented Litigants.	<u>25</u>
RULE 2090-6. Communications with the Court and "Ex Parte Motions and Application	<u>ns 2625</u>
RULE 2091-1. Student Practice Rule.	
(a) Purpose	<u> 2625</u>
(b) Activities.	<u></u>
(c) Requirements and Limitations	<u></u>
(d) Certification	
(e) Supervision	
(f) Self-Represented Litigant.	
RULE 3001-1. Reserved.	<u> 2827</u>
RULE 3001-2. Attachments to Proof of Claim.	<u></u>
RULE 3002-1. Late Filed Claims in Chapter 12 and 13 Cases.	<u> 2827</u>
RULE 3003-1. Proofs of Claim and Interest in Chapter 11 Cases.	
(a) Time	
(b) Extension.	
RULE 3007-1. Objections to Proofs of Claim	<u>2928</u>

Mont. LBR December 15, 20243

iii

RULE 3011-1. Unclaimed Funds	29
RULE 3012-1. Valuation of Allowed Secured Claims in Chapter 11, 12, or 13	
RULE 3015-1. Objections to Confirmation or Modification of Chapter 12 or 13 Plans	
RULE 3015-2. Amendment of Plans.	
(a) Notice of Intent to Amend Plan	
(b) Plan Modification.	
RULE 3017-1. Objections to Chapter 11 Disclosure Statements and Plans	
RULE 3017-2. Amendments to Subchapter V Plans Before Confirmation Hearing to Add	
Plan Objections.	
RULE 3017-3. Report of Administrative Expenses in Chapter 11 Cases.	
RULE 3018-1. Chapter 11 Ballots-Voting on Plans	
RULE 3020-1. Quarterly Fees in Chapter 11 Cases.	31
RULE 3022-1. Chapter 11 Case Closings.	
RULE 4001-1. Motions to Modify Stay.	
(a) Motion	
(b) Impact of Postpetition Invoicing on Content of Motion and Specificity Red	
in Both Motion and Response to Motion	
(c) Response and Hearing	
(d) Stipulation	
RULE 4001-2. Orders Granting Modification of Stay.	
RULE 4001-3. Scope and Content of Account Information and Statements Secured Credit	tors
May Provide to Debtors Postpetition.	
(a) Scope and Purpose	
(b) Debts Secured by a Mortgage on Real Property.	37 36
(c) Other Secured Debts	38 37
(d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the	
Automatic Stay	
(e) Motions to Compel a Creditor to Issue Monthly Statements that Comply with	this
Local Rule.	
RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs,	
Ombudsmen, Domestic Support Obligations, and Other Documentation	
(a) Inventory or Equipment.	39
(b) Need for Immediate Action	
(c) Debtors with Special Needs	
(d) Consumer Privacy	
(e) Domestic Support Obligations.	
(f) Documentation Required by § 521.	40 39
RULE 4002-2. Annual Financial Reports in Chapter 12 Cases	
RULE 4002-3. Plan Payments in Chapter 12 Cases.	
RULE 4002-4. Estimate of Administrative Expenses in Chapter 12 Cases.	
RULE 4002-5. Monthly Financial Reports in Chapter 12 and 13 Cases	
RULE 4002-6. Filing of Income Documentation for 60 Days Before Bankruptcy and Tur	
Income Documentation for 60 Days to Chapter 13 Trustee.	
RULE 4002-7. Turnover of Income Tax Returns during Pendency of Case	
RULE 4003-1. Claims of Exemptions.	
RULE 4003-2. Homestead Exemptions.	

Mont. LBR December 15, 202<u>4</u>3

iv

RULE 4003-3. Objections to Claims of Exemption.	
RULE 4003-4. Motions for Avoidance of Liens.	
RULE 4004-1. Procedures for Entry of Discharge in Chapter 12 and 13 Cases	<u> 4241</u>
(a) Chapter 12.	<u> 4241</u>
(b) Chapter 13.	<u>4241</u>
(c) Motion for Entry of Discharge.	<u>42</u>
(d) Attorney Certification - Chapter 12	<u>4342</u>
(e) Attorney Certification - Chapter 13	<u>4342</u>
(f) Service of Motion.	<u>4342</u>
(g) No Motion - No Discharge	<u>4342</u>
RULE 5001-1. Clerk's Office Hours and Address.	<u>43</u>
RULE 5001-2. Divisions of Court.	<u> 4443</u>
(a) Billings Division:	<u> 4443</u>
(b) Butte Division	<u> 4443</u>
(c) Missoula Division:	
(d) Great Falls Division	<u></u>
RULE 5001-3. Court Hearings and Creditors' Meetings.	
RULE 5003-1. Withdrawal of Documents from Proofs of Claim.	
RULE 5003-2. Exhibits to Pleadings and Proofs of Claim.	4544
RULE 5003-3. Judgments and Orders.	4544
RULE 5005-1. Electronic Filing.	
RULE 5005-2. Requirements for Papers, Attorneys, Parties, and Bankruptcy Petition P	reparers.
	<u></u>
(a) Size and Format.	<u>46</u> 45
(b) Identification of Attorney	<u>46</u> 45
(c) Signature Compliance.	<u> 4746</u>
(d) Bankruptcy Petition	<u> 4746</u>
RULE 5005-3. Custody of Records and Release	
RULE 5005-4. Custody of Exhibits and Release	<u>47</u>
RULE 5009-1. Trustee's Report and Accounting in Chapter 12 and 13 Cases	<u>4847</u>
RULE 5010-1. Reopening Closed Cases with Subsequent Income Tax Refunds	<u>4847</u>
RULE 5011-1. Withdrawal of Reference.	<u>48</u>
(a) Motion to Withdraw Reference.	<u>48</u>
(b) Transmittal of Documents to District Court	<u>48</u>
(c) Proceedings in District Court.	<u>4948</u>
RULE 5070-1. Scheduling.	
RULE 5071-1. Request for Continuance.	
RULE 5072-1. Decorum in all proceedings.	
(1) Prior Notice of Intent to Participate.	
(2) Remote Appearance Conduct.	
RULE 5073-1. Photography, Recording Devices, and Broadcasting	
(a) Cameras and Personal Electronic Devices.	
(1) General	<u>5150</u>
(2) Exceptions	
(b) Broadcasting	
RULE 5074-1. Telephone, Video, or In-Person Conferences and Hearings	

Mont. LBR December 15, 20243

v

(a) Conferences and Hearings	
(b) Expedited Hearings.	<u> 5352</u>
(c) Appearance by Video.	<u> 5352</u>
(d) Recording Virtual Proceedings Prohibited.	<u>53</u>
(e) Additional Information to be Provided for Remote Witnesses.	54 53
(f) Exchange of Exhibit and Witness	
(g) Testimony by Remote Witnesses.	
RULE 5077-1. Availability of Audio Files of Court Proceedings on the Public Docket	
RULE 5078-1. Clerk's Fees in Chapter 13 Cases	
RULE 6004-1. Notice of a Proposed Sale by Trustee or Debtor in Possession.	
RULE 6006-1. Motions for Assumption or Rejection of an Executory Contract or Unexp	
Lease.	
(a) Motion.	
(b) Response to Motion	
(c) Stipulation.	
RULE 6007-1. Abandonment.	
RULE 7005-1. Service by Electronic Means.	
RULE 7016-1. Pretrial Procedures.	58
(a) In Default	
(b) Case Scheduling Conference, Pretrial Conference, and Order.	
(c) Initial Conference	
RULE 7016-2. Continuances of Dates Set in Case Scheduling Order.	6050
RULE 7026-1. Discovery.	
(a) Initial Disclosure.	
(b) Transcripts	
(c) Requirement of a Writing.	
(d) Objections to Discovery	
(e) Mandatory Conference among Attorneys	
(f) No Filing of Discovery	
(g) Motions to Compel.	
(h) Other Discovery	
(i) Discovery	
(j) Compliance with Discovery	
(k) Failure to Comply with Orders	6160
(1) Unnecessary Discovery	
RULE 7055-1. Default and Default Judgment.	
(a) By the Clerk.	
(b) Documents to Submit.	
(c) Affidavit	
(d) By the Court.	
RULE 7056-1. Summary Judgment.	
(a) Summary Judgment Motions	
(1) Statement of Uncontroverted Facts	
(2) Statement of Genuine Issues	
(3) Reply Brief. A reply brief may be filed by the movant within 14 d	
the opposition to the motion for summary judgment is served and	
the opposition to the motion for summary judgment is served and	must

Mont. LBR December 15, 20243

vi

comply with Fed. R. Civ. P. 56	
(4) Facts Admitted	
<u>(5)</u> Time	
(6) Stipulation	
(b) No Tolling	<u>6463</u>
(c) Consideration by the Court	<u>6463</u>
(d) Oral Arguments.	<u>6463</u>
RULE 9001-1. Definitions.	<u>6463</u>
RULE 9003-1. Ex Parte Contact.	
RULE 9004-1. Case Numbering for Pleadings	
RULE 9005-1. Constitutional Challenge to a Statute - Notice, Certification, and Inter-	ervention.
RULE 9007-1. Notice to Creditors and Others in Chapter 7 Asset Cases, and Chapter	r 12 and 13
Cases.	
RULE 9009-1. Form of Chapter 12 and 13 Plans	
(a) Chapter 12	
(b) Chapter 13	
RULE 9011-1. Signing of Papers; Representations to the Court	66 65
(a) Signing of Papers	
(b) Electronic Signatures	
RULE 9011-2. Reminders to the Court.	
RULE 9013-1. Motion Practice.	
(a) Applicability.	
(b) Form	
(c) Content of Motion.	
(e) Service of Motion, Response, and Other Pleadings.	
(1) Minimum Service	67 66
(2) Certificate of Service	67 66
(3) Service by Electronic Means.	
(f) Notice of Opportunity to Respond	68 67
(g) Longer or Shorter Notice and Response Periods.	
(h) Response to Motion	
(i) Exception for Specific Matters	
(1) Matters Governed by Other Rules	
(2) Matters the Court Will Routinely Grant or Deny, with the Right to	
Hearing	
(j) Notice Required Instead of Motion	
(k) Proposed Order	
(1) Attendance at Hearings	
(m) Motion to Vacate or Amend an Order	
RULE 9013-2. Briefs and Memoranda of Law.	
(a) Memoranda of Law.	
(b) Motions Not Requiring Memoranda of Law	
RULE 9015-1. Jury Trials.	74
(a) Applicability of Certain Federal Rules of Civil Procedure.	
(b) Consent to Have Jury Trial	

Mont. LBR December 15, 20243 vii

(c) Voir Dire
(d) Time
RULE 9018-1. Highly Sensitive Documents (HSDs)
RULE 9019-1. Alternative Dispute Resolution and Settlement Conferences
RULE 9022-1. Notice of Judgment or Order
RULE 9029-1. Local Rules
(a) Matters Not Covered by Local Rules
(1) Consistent Practice
(2) Suspension of Rules
(3) Good Cause
(b) District Court Authorization to Amend
RULE 9036-1. Notice by Electronic Transmission
RULE 9037-1. Privacy Protection for Filings Made with the Court
EFFECTIVE DATE

RULE 1001-1. Scope, Applicability, and Promulgation of Local Rules; Short Title9
(a) Scope
(b) Applicability9
(c) Promulgation
(d) Numbering9
(e) Electronic Filing and Address Changes
RULE 1002-1. Petition - General
(a) Petitions
(b) Filing
(c) No Blank Items
(d) Documents Signed by Someone Other Than Debtor
RULE 1005-1. Petition - Caption. 10
(a) Debtor's Current Name
(1) Corporations
(2) Joint Petitions
(b) Other Names Used by Debtor
(c) Debtor's Current Address
RULE 1006-1. Fees; Installment Payments
(a) General
(b) Failure to Pay Installment
(1) Notice of Nonpayment
(2) Dismissal of Case
RULE 1007-1. Schedules, Statement of Financial Affairs, Statement of Social Security Number,
and Other Official Forms11
(a) No Blank Items
(b) Summary of Assets and Liabilities11
(c) Corporate or Limited Liability Company Petition
(d) Incomplete Filings and Dismissal
(e) Extension of Time
(f) Retention of Signed Copies
(1) Original Signatures

Mont. LBR December 15, 20243 viii

(2) Scanned Signatures	<u> 13</u>
(g) Tax Returns and Refunds	 13
(1) Restrictions Regarding Debtor's Tax Information	 13
(2) Tax Refunds.	 13
RULE 1007-2. Master Mailing List	 13
(a) Filing Requirements.	 13
(1) Voluntary Case.	13
(2) Involuntary Case.	13
(3) Duty to Supplement.	14
(b) Accuracy and Completeness.	14
(c) Dismissal	14
RULE 1009-1. Amendments to Petition, Schedules, Master Mailing List, and Statement	14
(a) Amendments Generally	14
(b) Interlineation	15
(c) Denomination of Amendment.	15
(d) Notification.	15
RULE 1015-1. Joint Administration and Consolidation.	15
(a) Joint Administration	15
(b) Consolidation	15
RULE 1017-1. Dismissal or Conversion.	16
(a) Motions and Notices to Dismiss or Convert Filed by Debtor.	16
(1) Motion by Debtor for Conversion from Chapter 7 or 11	16
(2) Motion by Debtor for Dismissal from Chapter 7 With Notice	16
(3) Motion by Debtor for Dismissal from Chapter 12 or 13 With Notice	
(3) Motion by Debtor for Dismissal from Chapter 12 or 13 With Notice (4) Notice of Conversion from Chapter 12 or 13 to Chapter 7	 16 ——16
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7	 16
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest	<u> 16</u> 16
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest (c) Dismissal of Related Title 11 Proceedings and Matters	 16 16 16
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest (c) Dismissal of Related Title 11 Proceedings and Matters	. <u> 16</u> 16 16 16
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest (c) Dismissal of Related Title 11 Proceedings and Matters	<u> 16</u> 16 16 16 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest	<u> 16</u> 16 16 16 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification	<u> 16</u> 16 16 16 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion. (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies,	<u> 16</u> 16 16 16 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. (d) Trustee's Professional Fees. (d) Trustee's Professional Fees. (d) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities.	16 16 16 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion	<u> 16</u> 16 16 16 17 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice.	16 16 16 16 17 17 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans.	16 16 16 16 17 17 17 17 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (c) Method of Service.	16 16 17 17 17 17 17 17 17 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service.	16 16 17 17 17 17 17 17 17 17 17 17 17 17 17
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002-1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002-2. Requests for Special Notice.	16 16 16 17 17 17 17 17 17 17 17 17 17 18 18
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. (b) Notification. (c) Notice to Creditors and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. RULE 2002 2. Requests for Special Notice. RULE 2002 3. Notice to United States and Montana State Agencies.	
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification. (b) Notification. RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002-1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002-2. Requests for Special Notice. RULE 2002-3. Notice to United States and Montana State Agencies. RULE 2002-4. Notice of Application for Professional Fees and Costs.	$ \frac{16}{100} \frac{16}{100} \frac{11}{100} \frac{16}{100} \frac{11}{100} \frac{11}{10$
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification (b) Notification RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities RULE 2002-1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002-2. Requests for Special Notice. RULE 2002-3. Notice to United States and Montana State Agencies. RULE 2002-4. Notice of Application for Professional Fees and Costs. RULE 2003-1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and Deb	
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification (b) Notification RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities RULE 2002-1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002-2. Requests for Special Notice. RULE 2002-3. Notice to United States and Montana State Agencies. RULE 2002-4. Notice of Application for Professional Fees and Costs. RULE 2003-1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and Deb Declaration Sheet.	
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019 1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion. (b) Notification. (b) Notice to Creditors, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities. RULE 2002 1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002 2. Requests for Special Notice. RULE 2002 4. Notice of Application for Professional Fees and Costs. RULE 2003 1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and Deb Declaration Sheet.	
(4) Notice of Conversion from Chapter 12 or 13 to Chapter 7 (b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest. (c) Dismissal of Related Title 11 Proceedings and Matters. (d) Trustee's Professional Fees. RULE 1019-1. Conversion from One Chapter to Another. (a) Debtor's Schedules Following Conversion (b) Notification (b) Notification RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities RULE 2002-1. Notice to Creditors and Other Parties in Interest. (a) Duty to Provide Notice. (b) Chapter 12 and 13 Plans. (c) Method of Service. (d) Certification of Service. RULE 2002-2. Requests for Special Notice. RULE 2002-3. Notice to United States and Montana State Agencies. RULE 2002-4. Notice of Application for Professional Fees and Costs. RULE 2003-1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and Deb Declaration Sheet.	

Mont. LBR December 15, 202<u>4</u>3

RULE 2003-4. Continuance of Meeting of Creditors	 19
RULE 2003-5. Debtor Duties.	<u> 20</u>
(a) Identification	20
(b) Cooperation.	20
RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors	20
RULE 2003-7. Failure to Appear at Creditors' Meetings	21
RULE 2004 1. Rule 2004 Examinations.	21
RULE 2001 1. Applications for Employment of Professionals.	21
RULE 2014 2. Standard Forms of Attorney Retention Agreements	<u> 23</u>
(a) Chapter 7	23
(b) Chapter 13	23
RULE 2015-1. Trustee's Administrative Expenses.	23
RULE 2015 2. Monthly Operating and Other Reports to the Court and United States Trustee	24
RULE 2015 2: Monthly Operating and Other Reports to the Court and Onice States Prasee	24
(a) Applications	24
(b) Presumed Reasonable Fees in Chapter 13	<u> 24</u> 25
(c) Special Rules for Chapter 11, 12, and 13 Cases	<u>25</u> <u>25</u>
	23 25
(d) Fees in Dismissed Cases.	
(e) Allowed Expenses	<u> 25</u>
(f) Claims for Fees by Creditors.	<u> 26</u>
RULE 2016-2. Attorney Fees Paid Through Chapter 13 Plans	27
RULE 2090-1. Admission to Practice before the Bankruptcy Court	27
(a) Admission of Attorneys	<u> 27</u> 27
(b) Attorneys for the United States	 27
(c) Admission by pro hac vice.	<u> 27</u> 27
(d) Local Attorney	<u> 27</u>
(e) Fee.	<u> 28</u>
(f) Revocation	28
Rule 2090-2. Self-Represented Litigants.	28
(a) Individual Representation	28
(b) Representation of a Corporate Entity	28
(c) Agreement with Clerk's Office.	28
(d) Agreement with Parties	29
RULE 2000-3. Notice of Change of Status.	29
RULE 2000 4. Attorney Discipline, Suspension, and Disbarment.	29
RULE 2090 5. Temporary Co-Counsel and Attorney Withdrawal.	<u> 30</u>
(a) Withdrawal or Substitution of Attorney for Debtor	<u> 30</u>
(b) Withdrawal or Substitution of Other Attorneys	<u> 30</u>
(c) Temporary Co-Counsel at Meeting of Creditors or Court Hearings	30
(d) Notice for Removal from Service.	30
	<u> 30</u>
(e) Self-Represented Litigants RULE 2090-6. Communications with the Court and "Ex Parte Motions and Applications	 30 31
	<u> 31</u>
RULE 2091-1. Student Practice Rule.	<u>31</u>
(a) Purpose.	31
(b) Activities.	31
(c) Requirements and Limitations	32

Mont. LBR December 15, 20243

Page

(d) Certification	32
(e) Supervision.	32
(f) Self-Represented Litigant.	 33
RULE 3001-1. Reserved.	33
RULE 3001-2. Attachments to Proof of Claim.	33
RULE 3002-1. Late Filed Claims in Chapter 12 and 13 Cases.	33
RULE 3003-1. Proofs of Claim and Interest in Chapter 11 Cases.	33
(a) Time to File	33
(b) Extension	34
RULE 3007-1. Objections to Proofs of Claim	34
RULE 3011-1. Unclaimed Funds	34
RULE 3012-1. Valuation of Allowed Secured Claims in Chapter 11, 12, or 13	34
RULE 3015-1. Objections to Confirmation or Modification of Chapter 12 or 13 Plans	34
RULE 3015-2. Amendment of Plans	35
(a) Notice of Intent to Amend Plan	35
(b) Plan Modification	 35
RULE 3017-1. Objections to Chapter 11 Disclosure Statements and Plans	 35
RULE 3017-2. Amendments to Subchapter V Plans Before Confirmation Hearing to Addre	
Plan Objections.	 36
RULE 3017-3. Report of Administrative Expenses in Chapter 11 Cases.	 36
RULE 3018-1. Chapter 11 Ballots-Voting on Plans	 36
RULE 3020-1. Quarterly Fees in Chapter 11 Cases.	 36
RULE 3022-1. Chapter 11 Case Closings.	37
RULE 4001-1. Motions to Modify Stay.	38
(a) Motion.	38
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require	38
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion	38
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion	<u> 38</u> <u>d in</u> <u>39</u> <u>39</u>
(a) Motion (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion (c) Response and Hearing	<u> 38</u> <u>d in</u> 39
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001 2. Orders Granting Modification of Stay.	<u>38</u> <u>d in</u> 39 39 39 40 40
(a) Motion. (b) Impact of Post petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Creditor	<u>38</u> <u>d in</u> 39 39 39 40 40
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001 2. Orders Granting Modification of Stay.	<u>38</u> <u>d-in</u> 39 40 40 prs 41
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post petition. (a) Scope and Purpose.	<u>38</u> d-in <u>39</u> <u>39</u> <u>40</u> <u>40</u> <u>40</u>
 (a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001 2. Orders Granting Modification of Stay. RULE 4001 -3. Scope and Content of Account Information and Statements Secured Creditor May Provide to Debtors Post-petition. 	<u>38</u> <u>d in</u> <u>39</u> <u>40</u> <u>40</u> <u>41</u> <u>41</u> <u>41</u>
(a) Motion (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion (c) Response and Hearing (d) Stipulation to Modify Stay RULE 4001 2. Orders Granting Modification of Stay RULE 4001 3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post-petition (a) Scope and Purpose (b) Debts Secured by a Mortgage on Real Property (c) Other Secured Debts	<u>38</u> <u>d-in</u> 39 40 40 <u>40</u> 41 41
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Creditor May Provide to Debtors Post petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property.	<u>38</u> <u>d in</u> <u>39</u> <u>40</u> <u>40</u> <u>41</u> <u>41</u> <u>41</u>
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the	<u>38</u> d-in <u>39</u> <u>39</u> <u>40</u> <u>40</u> <u>41</u> <u>41</u> <u>41</u> <u>42</u>
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay RULE 4001 2. Orders Granting Modification of Stay. RULE 4001 3. Scope and Content of Account Information and Statements Secured Creditor May Provide to Debtors Post petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the	<u>38</u> d-in <u>39</u> <u>39</u> <u>40</u> <u>40</u> <u>41</u> <u>41</u> <u>41</u> <u>42</u>
 (a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay RULE 4001 2. Orders Granting Modification of Stay. RULE 4001 3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. 	<u>38</u> d in 39 40 40 40 <u>41</u> 41 41 41 42 42 <u>is</u> 43
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (e) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Protection, Secure Stay	<u>38</u> d-in 39 39 40 40 41 41 41 41 42 42 42 42 42 42 42 42
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post-petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (c) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Pro	<u>38</u> d-in 39 40 41 42 42 42 42 42 42 42 42 42 42 42
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post-petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (c) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Pr Ombudsmen, Domestic Support Obligations, and Other Documentation. (a) Inventory or Equipment.	
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post-petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (e) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Pr Ombudsmen, Domestic Support Obligations, and Other Documentation. (a) Inventory or Equipment. (b) Need for Immediate Action.	
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Creditor May Provide to Debtors Post-petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (e) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Prombudsmen, Domestic Support Obligations, and Other Documentation. (a) Inventory or Equipment. (b) Need for Immediate Action. (c) Debtors with Special Needs.	
(a) Motion. (b) Impact of Post-petition Invoicing on Content of Motion and Specificity Require Both Motion and Response to Motion. (c) Response and Hearing. (d) Stipulation to Modify Stay. RULE 4001-2. Orders Granting Modification of Stay. RULE 4001-3. Scope and Content of Account Information and Statements Secured Credito May Provide to Debtors Post-petition. (a) Scope and Purpose. (b) Debts Secured by a Mortgage on Real Property. (c) Other Secured Debts. (d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay. (e) Motions to Compel a Creditor to Issue Monthly Statements that Comply with th Local Rule. RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Pr Ombudsmen, Domestic Support Obligations, and Other Documentation. (a) Inventory or Equipment. (b) Need for Immediate Action.	38 d-in 39 30 31 32 33 34 34

Mont. LBR December 15, 202<u>4</u>3

(f) Documentation Required by § 521.	
RULE 4002-2. Annual Financial Reports in Chapter 12 Cases	44
RULE 4002-3. Plan Payments in Chapter 12 Cases.	
RULE 4002-4. Estimate of Administrative Expenses in Chapter 12 Cases.	
RULE 4002 5. Monthly Financial Reports in Chapter 12 and 13 Cases	45
RULE 4002-6. Filing of Income Documentation for 60 Days Before Bankruptcy and Tu	
Income Documentation for 60 Days to Chapter 13 Trustee.	45
RULE 4002-7. Turnover of Income Tax Returns during Pendency of Case	
RULE 4003-1. Claims of Exemptions.	<u></u>
RULE 4003-2. Homestead Exemptions.	<u></u>
RULE 4003-3. Objections to Claims of Exemption.	
RULE 4003-4. Motions for Avoidance of Liens.	<u>46</u>
RULE 4004-1. Procedures for Entry of Discharge in Chapter 12 and 13 Cases	<u>46</u>
(a) Chapter 12.	46
(b) Chapter 13.	 46
(c) Motion for Entry of Discharge.	46
(d) Attorney Certification - Chapter 12	47
(e) Attorney Certification - Chapter 13	
(f) Service of Motion.	
(g) No Motion - No Discharge.	
RULE 5001-1. Clerk's Office Hours and Address.	
RULE 5001-2. Divisions of Court.	
(a) Billings Division:	
(b) Butte Division	
(c) Missoula Division:	
(d) Great Falls Division	
RULE 5001-3. Court Hearings and Creditors' Meetings.	
RULE 5003-1. Withdrawal of Documents from Proofs of Claim	
RULE 5003-2. Exhibits to Pleadings and Proofs of Claim	
RULE 5003-3. Judgments and Orders.	<u></u>
RULE 5005-1. Electronic Filing	<u>49</u>
RULE 5005-2. Requirements for Papers, Attorneys, Parties, and Bankruptcy Petition Pr	~
	<u>49</u>
(a) Size and Format	49
(b) Identification of Attorney and Party	 50
(c) Signature Compliance.	50
(d) Bankruptcy Petition	51
RULE 5005-3. Custody of Records and Release	51
RULE 5005-4. Custody of Exhibits and Release	51
RULE 5009-1. Trustee's Report and Accounting in Chapter 12 and 13 Cases	
RULE 5010-1. Reopening Closed Cases with Subsequent Income Tax Refunds	<u>52</u>
RULE 5011-1. Withdrawal of Reference.	
(a) Motion to Withdraw Reference.	
(b) Transmittal of Documents to District Court	
(c) Proceedings in District Court	
RULE 5070-1. Scheduling	53

Mont. LBR December 15, 202<u>4</u>3 xii

RULE 5071-1. Request for Continuance	 53
RULE 5072-1. Decorum in all proceedings.	 53
(1) Prior Notice of Intent to Participate.	 54
(2) Remote Appearance Conduct.	54
RULE 5073-1. Photography, Recording Devices, and Broadcasting	54
(a) Cameras and Personal Electronic Devices.	54
(1) General Rule	54
(2) — Exceptions.	55
(b) Broadcasting Prohibited	 56
RULE 5074-1. Telephone, Video, or In-Person Conferences and Hearings	 56
(a) Conferences and Hearings	56
(b) Expedited Hearings	56
(c) Appearance by Video.	56
(d) Recording Virtual Proceedings Prohibited	57
(e) Additional Information to be Provided for Remote Witnesses	57
(f) Exchange of Exhibit and Witness Lists	57
(g) Testimony by Remote Witnesses.	. . 58
RULE 5077-1. Availability of Audio Files of Court Proceedings on the Public Docket	59
RULE 5078-1. Clerk's Fees in Chapter 13 Cases	59
RULE 6004 1. Notice of a Proposed Sale by Trustee or Debtor in Possession.	59
RULE 6006-1. Motions for Assumption or Rejection of an Executory Contract or Unexpired	
Lease.	 60
(a) Motion.	 60
(b) Response to Motion	 60
(c) Stipulation	 60
RULE 6007-1. Abandonment.	<u> 61</u>
RULE 7005-1. Service by Electronic Means	<u> 61</u>
RULE 7016-1. Pretrial Procedures.	<u> 61</u>
(a) In Default Cases	<u> 61</u>
(b) Case Scheduling Conference, Pretrial Conference, and Order.	 61
(c) Initial Conference and Discovery Plan	. 62
RULE 7016-2. Continuances of Dates Set in Case Scheduling Order.	 63
RULE 7026-1. Discovery.	 63
(a) Initial Disclosure.	 63
(b) Transcripts of Depositions	 63
(c) Requirement of a Writing.	 63
(d) Objections to Discovery Process	 63
(e) Mandatory Conference among Attorneys	 63
(f) No Filing of Discovery with the Court	 63
(g) Motions to Compel	 64
(h) Other Discovery Motions	 64
(i) Discovery Replies	 64
(j) Compliance with Discovery Orders	 64
(k) Failure to Comply with Orders	 64
(1) Unnecessary Discovery Motions or Objections	 64
RULE 7055-1. Default and Default Judgment.	64

Mont. LBR December 15, 20243 xiii

(a) By the Clerk	 64
(b) Documents to Submit.	64
(c) Affidavit	65
(d) By the Court.	 65
RULE 7056-1. Summary Judgment	 66
(a) Summary Judgment Motions	 66
(1) Statement of Uncontroverted Facts	 66
(2) Statement of Genuine Issues	
(3) Reply Brief. A reply brief may be filed by the movant within 14 days	after the
opposition to the motion for summary judgment is served and mu	ı st
comply with Fed. R. Civ. P. 56.	
(4) Facts Admitted.	
(5) Time for Filing	
(6) Stipulation	
(b) No Tolling	
(c) Consideration by the Court.	 66
(d) Oral Arguments.	67
RULE 9001-1. Definitions.	67
RULE 9003-1. Ex Parte Contact.	67
RULE 9004-1. Case Numbering for Pleadings	
RULE 9005-1. Constitutional Challenge to a Statute Notice, Certification, and Interve	ntion 67
RULE 9007-1. Notice to Creditors and Others in Chapter 7 Asset Cases, and Chapter 12	
Cases	
RULE 9009-1. Form of Chapter 12 and 13 Plans	
(a) Chapter 12	
(b) Chapter 13	
RULE 9011-1. Signing of Papers; Representations to the Court.	
(a) Signing of Papers.	
(b) Electronic Signatures	<u>69</u>
RULE 9011 2. Reminders to the Court.	 69
RULE 9013-1. Motion Practice.	 69
(a) Applicability	 69
(b) Form	 69
(c) Content of Motion.	 69
(d) Service of Motion, Response, and Other Pleadings	<u>69</u>
(1) Minimum Service.	
(2) Certificate of Service or Transmittal	
(3) Service by Electronic Means	
(e) Notice of Opportunity to Respond.	
(f) Longer or Shorter Notice and Response Periods.	
(g) Response to Motion.	
(h) Exception for Specific Matters	
(1) Matters Governed by Other Rules	
(2) Matters the Court Will Routinely Grant or Deny, with the Right to Ro	equest a
Hearing	
(i) Notice Required Instead of Motion	

Mont. LBR December 15, 202<u>4</u>3 xiv

(j) Proposed Order	.73
(k) Attendance at Hearings	. 75
(1) Motion to Vacate or Amend an Order	. 75
RULE 9013-2. Briefs and Memoranda of Law.	. 76
(a) Memoranda of Law.	. 76
(b) Motions Not Requiring Memoranda of Law	. 76
RULE 9015-1. Jury Trials	. 77
(a) Applicability of Certain Federal Rules of Civil Procedure.	. 77
(b) Consent to Have Jury Trial Conducted by Bankruptcy Court	
(c) Voir Dire	
(d) Time for Filing a Demand for Jury Trial after Removal	
RULE 9018-1. Highly Sensitive Documents (HSDs).	. 77
RULE 9019-1. Alternative Dispute Resolution and Settlement Conferences.	. 78
RULE 9022-1. Notice of Judgment or Order.	. 78
RULE 9029-1. Local Rules.	. 78
(a) Matters Not Covered by Local Rules.	. 78
(1) Consistent Practice.	
(2) Suspension of Rules.	. 78
(3) Good Cause.	. 78
(b) District Court Authorization to Amend.	. 78
RULE 9036-1. Notice by Electronic Transmission.	. 79
RULE 9037-1. Privacy Protection for Filings Made with the Court.	. 79
	. 79

RULE 1001-1. Scope, Applicability, and Promulgation of Local Rules; Short Title
(a) <u>Scope.</u>
(b) Applicability
(c) Promulgation. <u>91</u>
(d) Numbering
(e) Electronic Filing and Address Changes. 91
RULE 1002 1. Petition - General.
(a) Petitions
(b) Filing
(c) No Blank Items
(d) Documents Signed by Someone Other Than Debtor.
RULE 1005 1. Petition - Caption 102
(a) Debtor's Current Name.
(1) Corporations 102
(2) Joint Petitions.
(b) Other Names Used by Debtor.
(c) Debtor's Current Address.
RULE 1006 1. Fees; Installment Payments

Mont. LBR December 15, 202<u>4</u>3

xv

(a) General	<u> 113</u>
(b) Failure to Pay Installment.	<u> 113</u>
(1) Notice of Nonpayment.	113
(2) Dismissal of Case	113
RULE 1007-1. Schedules, Statement of Financial Affairs, Statement of Social Security Nu	mber,
and Other Official Forms.	113
(a) No Blank Items	113
(b) Summary of Assets and Liabilities	113
(c) Corporate or Limited Liability Company Petition	
(d) Incomplete Filings and Dismissal	124
(e) Extension of Time	124
(f) Retention of Signed Copies.	124
(1) Original Signatures	124
(2) Scanned Signatures	<u>135</u>
(g) Tax Returns and Refunds.	<u> 135</u>
(1) Restrictions Regarding Debtor's Tax Information.	<u> 135</u>
(2) Tax Refunds	<u> 135</u>
RULE 1007-2. Master Mailing List.	<u> 135</u>
(a) Filing Requirements.	<u> 135</u>
(1) Voluntary Case.	<u> 135</u>
(2) Involuntary Case.	<u> 135</u>
(3) Duty to Supplement	<u> 146</u>
(b) Accuracy and Completeness.	<u> 146</u>
(c) Dismissal.	<u> 146</u>
RULE 1009-1. Amendments to Petition, Schedules, Master Mailing List, and Statement	
(a) Amendments	<u> 146</u>
(b) Interlineation	<u> 157</u>
(c) Denomination of Amendment.	<u> 157</u>
(d) Notification	<u> 157</u>
RULE 1015-1. Joint Administration and Consolidation	<u> 15</u> 7
(a) Joint Administration	<u> 157</u>
(b) Consolidation	<u> 157</u>
<u>, , , , , , , , , , , , , , , , , , , </u>	-
<u>RULE 1017 1. Dismissal or Conversion</u>	<u> 168</u>
(1) Motion by Debtor for Conversion from Chapter 7	
(2) Motion by Debtor for Dismissal from Chapter 7	<u> 168</u>
(3) Motion by Debtor for Dismissal from Chapter 12	<u> 168</u>
(4) Notice of Conversion from Chapter 12	
(b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest	
(c) Dismissal of Related Title 11 Proceedings and Matters.	
(d) Trustee's Professional Fees.	<u> 168</u>
RULE 1019-1. Conversion from One Chapter to Another.	
(a) Debtor's Schedules	
(b) Notification.	<u> <u>17</u>9</u>
Error! Hyperlink reference not valid.RULE 1020 1. Chapter 11 Reorganization Case for	1
Small Business Debtor or Debtor Under Subchapter V.	

Mont. LBR December 15, 202<u>4</u>3 xvi

Error! Hyperlink reference not valid.(a) Debtor Designation.	
Error! Hyperlink reference not valid.(b) Objecting to Designation	9
Error! Hyperlink reference not valid.(c) Procedure for Objection or Detern	mination9
RULE 1074 1. Representation of Corporations, Partnerships, Limited Liability Com	
Trusts, Associations, and Other Legal Entities.	
RULE 2002-1. Notice to Creditors and Other Parties in Interest.	<u> 1710</u>
(a) Duty to Provide Notice.	
(b) Chapter 12	<u><u>17</u>10</u>
(c) Method of Service.	<u></u>
(d) Certification of Service.	
RULE 2002 2. Requests for Special Notice	<u></u>
RULE 2002 3. Notice to United States and Montana State Agencies	
RULE 2002 4. Notice of Application for Professional Fees and Costs.	<u></u>
RULE 2003 1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, as	
Declaration Sheet	<u>1911</u>
RULE 2003-2. Time Limitations of Creditors' Meetings.	<u></u>
RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.	<u><u>19</u>12</u>
(a) <u>Attendance by Debtor and Debtor's Counsel</u> .	<u><u>19</u>12</u>
RULE 2003-4. Continuance of Meeting of Creditors.	<u><u>19</u>12</u>
RULE 2003 4. Continuance of Weeting of Creations.	<u><u>19</u>12</u>
(a) Identification	<u></u>
	<u></u>
(b) Cooperation. RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors	
	<u></u>
RULE 2003-7. Failure to Appear at Creditors' Meetings RULE 2004-1. Rule 2004 Examinations.	<u></u>
RULE 2004-1. Rule 2004 Examinations. RULE 2014-1. Applications for Employment of Professionals.	<u></u>
	<u><u>21</u>14</u> <u>2315</u>
RULE 2014-2. Standard Forms of Attorney Retention Agreements	<u></u>
(b) Chapter 13	<u></u>
RULE 2015-1. Trustee's Administrative Expenses.	<u></u>
RULE 2015-2. Monthly Operating and Other Reports to the Court and United States	
	<u></u>
RULE 2016-1. Applications for Compensation of Professionals.	<u></u>
(a) Applications.	<u><u>24</u>16</u>
(b) Presumed Reasonable Fees	<u><u>25</u>16</u>
(c) Special Rules for Chapter 11	<u><u>25</u>16</u>
(d) Fees in Dismissed Cases.	<u><u>25</u>17</u>
(e) Allowed Expenses	<u><u>25</u>17</u>
(f) Claims for Fees by Creditors.	<u><u>26</u>17</u>
RULE 2016-2. Attorney Fees Paid Through Chapter 13 Plans.	<u><u>27</u>18</u>
RULE 2090-1. Admission to Practice before the Bankruptcy Court.	<u><u>27</u>18</u>
(a) Admission of Attorneys	<u><u>27</u>18</u>
(b) Attorneys	<u><u>27</u>19</u>
(c) Admission by pro hac vice.	<u><u>27</u>19</u>
(d) Local Attorney	<u><u>27</u>19</u>
(e) Fee.	<u><u>28</u>19</u>

Mont. LBR December 15, 20243 xvii

(f) Revocation	. 2819
Rule 2090 2. Self-Represented Litigants.	. 2819
(a) Individual Representation	. 2819
(b) Representation of a Corporate Entity	. 2820
(c) Agreement with Clerk's Office.	2820
(d) Agreement with Parties	2920
RULE 2000-3. Notice of Change of Status	. 2921
RULE 2090 4. Attorney Discipline, Suspension, and Disbarment.	. <u>29</u> 21
RULE 2090 5. Temporary Co-Counsel and Attorney Withdrawal.	<u>. 3021</u>
(a) Withdrawal	. <u>30</u> 21
(b) Withdrawa	. <u>3021</u>
(c) Temporary Co-Counsel at Meeting of Creditors	<u>. 3022</u>
(d) Notice for Removal from Service.	.3022
(e) Self-Represented Litigants.	3022
RULE 2090-6. Communications with the Court and "Ex Parte Motions and Applications	<u>- 3022</u>
RULE 2090 6. Communications with the Court and <i>Ex Parie</i> Motions and Applications	
	<u>. 3123</u>
(a) Purpose.	. <u>31</u> 23
(b) Activities.	. <u>31</u> 23
(c) Requirements and Limitations.	. <u>32</u> 23
(d) Certification.	. <u>32</u> 24
(e) Supervision.	. <u>32</u> 24
(f) Self-Represented Litigant.	. <u>33</u> 24
RULE 3001-1. Reserved.	. <u>33</u> 24
RULE 3001-2. Attachments to Proof of Claim.	. <u>33</u> 24
RULE 3002-1. Late Filed Claims in Chapter 12 and 13 Cases.	. <u>33</u> 25
RULE 3003-1. Proofs of Claim and Interest in Chapter 11 Cases.	. <u>33</u> 25
(a) Time	. <u>33</u> 25
(b) Extension.	. 3425
RULE 3007-1. Objections to Proofs of Claim.	. 3425
RULE 3011-1. Unclaimed Funds	<u>. 3426</u>
RULE 3012-1. Valuation of Allowed Secured Claims in Chapter 11, 12, or 13,	. 3426
RULE 3015-1. Objections to Confirmation or Modification of Chapter 12 or 13 Plans	. 3426
RULE 3015-2. Amendment of Plans.	.3526
(a) Notice of Intent to Amend Plan	. 3526
(b) Plan Modification.	.3527
	<u>ses.</u> 27
RULE 3017 1. Objections to Chapter 11 Disclosure Statements and Plans	3527
RULE 3017-2. Amendments to Subchapter V Plans Before Confirmation Hearing to Addre	
Plan Objections.	3627
RULE 3017-3. Report of Administrative Expenses in Chapter 11 Cases.	. <u>3628</u>
RULE 3017-5: Report of Administrative Expenses in Chapter 17 Cases.	. <u>3628</u>
RULE 3018-1. Quarterly Fees in Chapter 11 Cases.	. <u>3628</u>
RULE 3022-1. Chapter 11 Case Closings.	- <u>3028</u> - <u>3729</u>
RULE 4001-1. Motions to Modify Stay.	- <u>37</u> 29 - <u>3829</u>
	- <u>3829</u> - <u>3829</u>
(a) Motion. (b) Impact of Post petition Invoicing on Content of Motion and Specificity Required	
to the second sector sector to the sector of	3 111

Mont. LBR December 15, 202<u>4</u>3 xviii

Both Motion and Response to Motion.	<u> <u>39</u>29</u>
(c) Response and Hearing.	<u> <u>39</u>30</u>
(d) Stipulation	<u> <u>40</u>31</u>
RULE 4001-2. Orders Granting Modification of Stay.	<u> <u>40</u>31</u>
RULE 4001-3. Scope and Content of Account Information and Statements Secured Cr	editors
May Provide to Debtors Post-petition	4131
(a) Scope and Purpose	 4131
(b) Debts Secured by a Mortgage on Real Property.	 <u>41</u>32
(c) Other Secured Debts	 <u>42</u>33
(d) Forms of Communication; Issuance of Monthly Statements Do Not Violate	
Automatic Stav	4233
(e) Motions to Compel a Creditor to Issue Monthly Statements that Comply wi	th this
Local Rule	4334
RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Need	1s. Privacy
Ombudsmen, Domestic Support Obligations, and Other Documentation	
(a) Inventory or Equipment.	
(b) Need for Immediate Action	4434
(c) Debtors with Special Needs	
(d) Consumer Privacy	<u></u>
(e) Domestic Support Obligations.	<u></u>
(f) Documentation Required by § 521	<u></u>
RULE 4002-2. Annual Financial Reports in Chapter 12 Cases.	<u></u>
RULE 4002-3. Plan Payments in Chapter 12 Cases.	<u></u>
RULE 4002 4. Estimate of Administrative Expenses in Chapter 12 Cases.	<u></u>
RULE 4002 5. Monthly Financial Reports in Chapter 13 Cases.	<u></u>
RULE 4002-6. Filing of Income Documentation for 60 Days Before Bankruptcy and T	Surnover of
Income Documentation for 60 Days to Chapter 13 Trustee.	4536
RULE 4002 7. Turnover of Income Tax Returns during Pendency of Case	<u></u>
RULE 4003 1. Claims of Exemptions.	<u></u>
RULE 4003-2. Homestead Exemptions	<u></u>
RULE 4003-3. Objections to Claims of Exemption.	
RULE 4003 4. Motions for Avoidance of Liens.	<u></u>
RULE 4003 4: Motions for Entry of Discharge in Chapter 11 Subchapter V. 12. and	113 Cases.
KOLL 4004 1. Hocedures for Entry of Discharge in Chapter 11 Subchapter V, 12, and	
(a) Chapter 11, Subchapter V	<u></u>
(1) Confirmation pursuant to 11 U.S.C. § 1191(a).	<u></u>
(2) Confirmation pursuant to 11 U.S.C. § 1191(a).	<u></u>
(2) Commution pursuant to 11 0.5.C. § 1191(0).	<u></u>
(c) Chapter 13.	<u></u>
	<u></u>
(d) Motion for Entry of Discharge. (e) Attorney Certification – Chapter 11, Subchapter V	<u></u>
(e) Attorney Certification Chapter 11, Subchapter V.	<u></u>
(1) Attorney Certification - Chapter 12 (g) Attorney Certification - Chapter 13	<u></u>
(g) Attorney Certification – Chapter 13 (h) Service of Motion	<u></u>
	<u></u>
(i) No Motion - No Discharge.	<u><u>47</u>38</u> <u>4738</u>
RULE 5001-1. Clerk's Office Hours and Address.	<u><u>47</u>38</u>

Mont. LBR December 15, 202<u>4</u>3 xix

RULE 5001 2. Divisions of Court.	<u> 4739</u>
(a) Billings Division:	<u> 48</u> 39
(b) Butte Division	4839
(c) Missoula Division:	4839
(d) Great Falls Division	4839
RULE 5001-3. Court Hearings and Creditors' Meetings.	4839
RULE 5003-1. Withdrawal of Documents from Proofs of Claim.	<u></u>
RULE 5003-2. Exhibits to Pleadings and Proofs of Claim.	<u> 48</u> 39
RULE 5003-3. Judgments and Orders.	<u></u>
RULE 5005-1. Electronic Filing.	<u> 4940</u>
RULE 5005-1. Electronic Fining. RULE 5005-2. Requirements for Papers, Attorneys, Parties, and Bankruptcy Petition Pre	narers
KOLE 5005 2. Requirements for rupers, Attorneys, Furties, and Bunkruptey Fertion Fre	<u></u>
(a) Size and Format	<u> 4940</u>
(b) Identification of Attorney	<u> 5041</u>
(c) Signature Compliance.	<u>50</u> 41
(C) Signature Compitance.	
(d) Bankruptcy Petition	<u> <u>51</u>42</u>
RULE 5005-3. Custody of Records and Release.	<u> <u>51</u>42</u>
RULE 5005-4. Custody of Exhibits and Release.	<u> <u>51</u>42</u>
RULE 5009-1. Trustee's Report and Accounting in Chapter 12 and 13 Cases	<u> <u>51</u>42</u>
RULE 5010-1. Reopening Closed Cases with Subsequent Income Tax Refunds.	<u> <u>52</u>43</u>
RULE 5011-1. Withdrawal of Reference.	<u> <u>52</u>43</u>
(a) Motion to Withdraw Reference.	<u> <u>52</u>43</u>
(b) Transmittal of Documents to District Court.	<u>52</u> 43
(c) Proceedings in District Court.	<u> <u>52</u>43</u>
RULE 5070-1. Calendars and Scheduling.	<u> <u>53</u>44</u>
(a) Consent Calendar.	<u> <u>53</u>44</u>
(b) Scheduling	<u> 53</u> 44
RULE 5071-1. Request for Continuance.	5344
RULE 5072-1. Decorum in all proceedings.	 <u>53</u>44
(a) Prior Notice of Intent to Participate	5445
(b) Remote Appearance Conduct.	5445
RULE 5073-1. Photography, Recording Devices, and Broadcasting	 <u>54</u>46
(a) Cameras and Personal Electronic Devices.	<u> 54</u> 46
(1) <u>General</u>	 <u>5446</u>
(2) Exceptions	<u> 5546</u>
(b) Broadcasting	<u>55</u> 40
RULE 5074-1. Telephone, Video, or In Person Conferences and Hearings.	<u>56</u> 47 <u>5648</u>
(a) Conferences and Hearings.	<u>56</u> 48 <u>56</u> 48
(b) Expedited Hearings.	<u>56</u> 48 <u>56</u> 48
(c) <u>Expectice rearings</u>	<u>56</u> 48
(c) Appearance by video. (d) Recording Virtual Proceedings Prohibited.	<u>30</u> 48 5748
(a) Recording Virtual Proceedings Prohibited	<u>57</u> 48 <u>5748</u>
(f) Exchange of Exhibit and Witness	<u> 57</u> 49
(g) Testimony by Remote Witnesses.	<u> <u>58</u>50</u>
RULE 5077-1. Availability of Audio Files of Court Proceedings on the Public Docket	<u>59</u> 50
RULE 5078-1. Clerk's Fees in Chapter 13 Cases.	<u> 59</u> 51

Mont. LBR December 15, 202<u>4</u>3

XX

RULE 6004-1. Notice of a Proposed Sale by Trustee or Debtor in Possession	<u> 59</u> 51
RULE 6006-1. Motions for Assumption or Rejection of an Executory Contract or Unexpi	red
Lease.	6051
(a) Motion.	<u> 6051</u>
(b) Response to Motion	 <u>60</u>51
(c) Stipulation	<u> 6052</u>
RULE 6007-1. Abandonment.	<u></u>
RULE 7005-1. Service by Electronic Means.	<u>61</u> 52 <u>61</u> 53
RULE 7016-1. Pretrial Procedures.	<u>61</u> 55 <u>61</u> 53
(a) In Default	<u>61</u> 53 6153
(b) Case Scheduling Conference, Pretrial Conference, and Order.	<u>61</u> 55 6153
(c) Initial Conference	<u>61</u> 55 <u>62</u> 54
RULE 7016-2. Continuances of Dates Set in Case Scheduling Order.	<u>63</u> 54
RULE 7026-1. Discovery.	<u>63</u> 54
(a) Initial Disclosure.	<u>63</u> 54
	 <u>03</u>54 6354
<u>····</u>	 <u>03</u>34 6354
(c) Requirement of a Writing.	
(d) Objections to Discovery	<u>63</u> 55
(e) Mandatory Conference among Attorneys	<u>63</u> 55
(f) No Filing of Discovery	<u>63</u> 55
(g) Motions to Compel.	<u> <u>64</u>55</u>
(h) Other Discovery	<u> <u>64</u>55</u>
(i) Discovery	<u> <u>64</u>55</u>
(j) Compliance with Discovery	<u> <u>64</u>55</u>
(k) Failure to Comply with Orders.	<u> <u>64</u>55</u>
(1) Unnecessary Discovery	<u> <u>64</u>56</u>
RULE 7055-1. Default and Default Judgment.	<u> <u>64</u>56</u>
(a) By the Clerk.	<u> <u>64</u>56</u>
(b) Documents to Submit.	<u> <u>64</u>56</u>
<u>(c) Affidavit</u>	<u> <u>65</u>56</u>
(d) By the Court.	<u> <u>65</u>57</u>
RULE 7056 1. Summary Judgment.	<u> 66</u> 57
(a) Summary Judgment Motions.	<u> 66</u> 57
(1) Statement of Uncontroverted Facts	 6657
(2) Statement of Genuine Issues	 <u>66</u>57
(3) Facts Admitted	 <u>66</u>58
(4) Time	6658
(5) Stipulation	<u> 66</u> 58
(b) No Tolling	 6658
(c) Consideration by the Court.	<u>66</u> 58
(d) Oral Arguments	<u>60</u> 50 <u>67</u> 58
RULE 9001-1. Definitions.	<u>67</u> 58 6758
RULE 9003-1. Ex Parte Contact.	<u>67</u> 58 6758
RULE 9004-1. Case Numbering for Pleadings	<u>67</u> 50 6759
RULE 9005-1. Constitutional Challenge to a Statute – Notice, Certification, and Intervent	
KOLD 2005 T. Constitutional Chanonge to a Statute - Protect, Certification, and Interven	<u></u>
	<u>01</u> 39

Mont. LBR December 15, 20243 xxi

RULE 9007-1. Notice to Creditors and Others in Chapter 7 Asset Cases, and Cha	pter 12 and 13
Cases.	
RULE 9009-1. Form of Chapter 12 and 13 Plans,	
(a) Chapter 12	
(b) Chapter 13	
RULE 9011-1. Signing of Papers; Representations to the Court	<u>68</u>60
(a) Signing of Papers	
(b) Electronic Signatures	
RULE 9011-2. Reminders to the Court.	
RULE 9013-1. Motion Practice.	<u>69</u>60
(a) Applicability.	<u>69</u> 60
(b) Form	<u>69</u> 61
(c) Content of Motion.	<u>69</u> 61
(d) Service of Motion, Response, and Other Pleadings	<u>69</u> 61
(1) Minimum Service.	
(2) Certificate of Service	<u></u>
(3) Service by Electronic Means.	<u></u>
	
(e) Notice of Opportunity to Respond. (f) Longer or Shorter Notice and Response Periods.	<u></u>
(g) Response to Motion	<u></u>
(h) Exception for Specific Matters	<u></u>
(1) Matters Governed by Other Rules	
(2) Matters the Court Will Routinely Grant or Deny, with the Righ	t to Request a
Hearing.	
(i) Notice Required Instead of Motion	
(j) Proposed Order.	
(k) Attendance at Hearings	
(1) Motion to Vacate or Amend an Order	
RULE 9013-2. Briefs and Memoranda of Law.	
(a) Memoranda of Law.	<u>76</u> 67
(b) Motions Not Requiring Memoranda of Law	
RULE 9015-1. Jury Trials	<u></u>
(a) Applicability of Certain Federal Rules of Civil Procedure.	
(b) Consent to Have Jury Trial	
(c) Voir Dire	<u></u>
(d) Time	<u></u>
RULE 9018-1. Highly Sensitive Documents (HSDs)	<u><u>77</u>69</u>
RULE 9019-1. Alternative Dispute Resolution and Settlement Conferences	<u><u>78</u>69</u>
RULE 9022-1. Notice of Judgment or Order	<u><u>78</u>70</u>
RULE 9029-1. Local Rules	<u></u>
(a) Matters Not Covered by Local Rules.	<u></u>
(1) Consistent Practice.	
(2) Suspension of Rules	<u>78</u> 70
(3) Good Cause.	
(b) District Court Authorization to Amend	<u></u>
RULE 9036 1. Notice by Electronic Transmission.	<u></u>
Roll 2000 Treater by Electronic Transmission.	····· <u>·····<u>···</u>···</u>

Mont. LBR December 15, 202<u>4</u>3 xxii

RULE 9037-1. Privacy Protection for Filings Made with the Court.......

Mont. LBR December 15, 202<u>4</u>3 xxiii

<u>. 79</u>70 . <u>79</u>70

Mont. LBR December 15, 202<u>4</u>3 1

LOCAL BANKRUPTCY RULES FOR THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA

PART I

RULE 1001-1. Scope, Applicability, and Promulgation of Local Rules; Short Title.

(a) **Scope.** The Local Bankruptcy Rules ("Local Rules") govern practice and procedure in the United States Bankruptcy Court for the District of Montana. The Local Rules shall be cited as "Mont. LBR ______." The term "Judge," as used in these Local Rules, includes a United States Bankruptcy Judge, a United States District Judge, or any other judicial officer to whom a bankruptcy case or proceeding has been referred. The term "Clerk," as used in these Local Rules, refers to the Clerk of Court for the United States Courts for the District of Montana. Local Bankruptcy Forms in the Appendix to these Local Rules shall be cited as "Mont. LBF _____."

(b) **Applicability.** Unless otherwise indicated, the Local Rules apply to cases commenced under Chapters 7, 9, 11, 12, 13, and 15 of the U.S. Bankruptcy Code and to all Adversary Proceedings.

(c) **Promulgation.** The Bankruptcy Judge promulgates these Local Rules in accordance with Rule 9029 of the Federal Rules of Bankruptcy Procedure (Fed. R. Bankr. P.), and Rule 83 of the Federal Rules of Civil Procedure (Fed. R. Civ. P.).

(d) **Numbering.** Each Local Rule is numbered by reference to the corresponding Fed. R. Bankr. P.. Except as otherwise provided, the authority for each Local Rule is the corresponding Fed. R. Bankr. P.

(e) **Electronic Filing and Address Changes.** The Court implemented the Case Management/Electronic Case Filing System (CM/ECF) in August 2002. FILING THROUGH CM/ECF IS MANDATORY FOR ALL USERS IN ALL BANKRUPTCY CASES AND ALL ADVERSARY PROCEEDINGS, EXCEPT SELF-REPRESENTED LITIGANTS (*IN PROPRIA PERSONA*)-INCLUDING <u>SELF-REPRESENTEDIN-PROPRIA PERSONA</u>-CREDITORS. To receive electronic service through CM/ECF, a party must be a registered user and have an email address that is maintained. Any entity seeking training and a password to access CM/ECF may contact the Clerk of Court.

Related Authority: 28 U.S.C. §§ 151, 2071, 2072, and 2075 Fed. R. Bankr. P. 1001, 5005, and 9029 Fed. R. Civ. P. 83

RULE 1002-1. Petition - General.

(a) **Petitions.** All petitions shall conform to Official Form 101.

(b) **Filing.** A petition commencing a case under the U. S. Bankruptcy Code shall be filed Mont. LBR December 15, 202<u>43</u> Page 2.

electronically through CM/ECF unless the filer is a self-represented litigant, and then by filing with the Clerk's Office.

(c) **No Blank Items.** Each item in the petition not otherwise filled out shall be completed by the entry of "none" or "not applicable," as appropriate.

(d) **Documents Signed by Someone Other Than Debtor.** If a voluntary petition for an individual debtor or other document is signed on debtor's behalf by someone other than debtor, the name and capacity of the person signing on debtor's behalf must be clearly stated under the signature line. In addition, a copy of documentation evidencing the authority of the signer to act on debtor's behalf must be filed at the same time as the petition. If there is no such documentation, a statement explaining how the petition complies with Fed. R. Bankr. P. 1004.1 must be filed with the petition. A certificate of service shall be filed no later than 14 days after the case has commenced, which identifies that both a copy of the filed petition and a notice of bankruptcy case were mailed to the non-signing debtor at the non-signing debtor's last known address on file with the Court.

Related Authority: Fed. R. Bankr. P. 1002 and 5005 Bankruptcy Official Form 101

Comment:

This Local Rule in (d) is designed for debtor's protection and does not confer authority on others to file petitions or other documents, such as schedules, reaffirmation agreements, etc., on debtor's behalf. It is designed to make it clear when documents are signed by a representative such as a general guardian, committee, conservator, or similar fiduciary on debtor's behalf so parties in interest may determine whether it is appropriate. Attorneys filing such a petition should review applicable laws and Rules of Professional Conduct.

RULE 1005-1. Petition - Caption.

(a) Debtor's Current Name. The title of the case shall include debtor's full and correct name.

 Corporations, Limited Liability Companies, and Partnerships. If debtor is a corporation, a limited liability company, or a partnership, the title of the case shall so specify as follows:

ABC, Inc., a Corporation; XYZ, a General (or Limited) Partnership; or Blackacre, LLC.

(2) Joint Petitions. Pursuant to 11 U.S.C. § 302, only a married couple may file a jointpetition. The title of the case shall identify them as follows:

John Robert Doe, Jr., and Jane Roberta Doe.

(b) **Other Names Used by Debtor.** Debtor shall include in the petition any other names used by debtor, including assumed business names or dba's, in the eight years preceding the commencement of the case, the last four digits of the social security or individual debtor's taxpayer identification number, and any other federal taxpayer identification number.

Mont. LBR December 15, 202<u>4</u>3

Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

(c) **Debtor's Current Address.** Debtor shall include a physical street address on the petition, if available, -and mailing address if it differs from the street address.

Related Authority: Fed. R. Bankr. P. 1005 and 9004

RULE 1006-1. Fees; Installment Payments.

(a) **General Requirement.** Every petition shall be accompanied by either the filing fee required by statute or the Judicial Conference of the United States, or Official Form 103A or 103B requesting a filing fee waiver or payment in installments.

(b) Failure to Pay Installment.

4

- (1) ____Notice of Nonpayment. If an individual debtor fails to pay an installment as⁴ required by this Local Rule and as approved in the application, the Clerk shall provide written notice to debtor, debtor's attorney, if any, and trustee that such installment must be paid within 14 days of the notice.
- (2) **_____Dismissal of Case**. If an individual debtor fails to pay an installment after notice⁴ and within the required 14-day period, the Clerk shall enter a Notice of Pending Dismissal that explains the case will be dismissed without further notice or a hearing if the payment is not received within 14 days of the date of the Notice of Pending Dismissal.

Related Authority: Fed. R. Bankr. P. 1006 and 1017(b) Bankruptcy Official Form 103A and 103B

RULE 1007-1. Schedules, Statement of Financial Affairs, Statement of Social Security Number, and Other Official Forms.

(a) **No Blank Items.** Every blank in every form must be completed, and all of the information required by the Official Forms must be provided.

(b) **Summary of Assets and Liabilities.** In all Chapter 7, 11, 12, and 13 cases, debtor shall file a document listing a summary of all assets and liabilities that itemizes all priority, secured, and unsecured claims; itemizes all real and personal property, and any exemptions claimed; and totals the amounts of all assets, all liabilities, and all exemptions claimed. The summary of all assets and liabilities must be amended in the event of any amendments to debtor's schedules or statements.

(c) **Corporate or Limited Liability Company Petition Accompanied by Resolution.** A petition filed by a corporation or a limited liability company under Chapters 7, 11, or 12 shall include a resolution adopted by the directors or members or managers and, if required by the corporate by-Mont. LBR December 15, 202<u>43</u> Page

Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left

Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

laws or the laws of the state of incorporation, a resolution adopted by shareholders authorizing the relief sought (or a certification by the person signing the petition or debtor's attorney that a shareholders' resolution is not required).

(d) **Incomplete Filings and Dismissal.** If the schedules, statement of financial affairs, and other required forms are not filed with the petition, the Clerk will enter a Deficiency Notice that identifies each omitted item. If the omitted items are not received by the Clerk before the deadline stated in the Deficiency Notice, the Clerk will enter a Notice of Pending Dismissal that explains the case will be dismissed without further notice or a hearing if the deficiency is not cured within 14 days of the date of the Notice of Pending Dismissal.

(1) If the Statement About Your Social Security Number, Official Form 121, as required by Fed. R. Bankr. P. 1007(f) and 4002(b)(1)(B) is not filed with the petition, the Clerk will enter a Notice of Pending Dismissal for Failure to File Statement of Social Security Number that explains if the missing form is not received within seven days after the date of filing of the voluntary petition, the case will be dismissed without further notice or a hearing.

(e) Extension of Time, Except as provided in 11 U.S.C. § 1116(3), an extension of time under Fed. R. Bankr. P. 1007(c) to file schedules, statement of financial affairs, or other required documents will not be granted beyond three days before the date set for the first meeting of creditors pursuant to 11 U.S.C. § 341(a) unless a judge orders otherwise for cause shown. Any motion for extension of time filed under this Local Rule shall:

- (1) _____state the date of extension requested; and
- (2)_____ identify the date currently set for the meeting of creditors pursuant to 11 U.S.C. § 341(a) or affirmatively allege that no date has been set.

An extension beyond the three days outlined in subsection (e) of this Local Rule will not be granted unless debtor has been granted under Mont. LBR 2003-4 a continuance of the meeting of creditors pursuant to 11 U.S.C. § 341(a), and the confirmation hearing if applicable, and provided appropriate notice thereof.

A motion for extension of time filed after the Notice of Pending Dismissal is entered, but before it expires, will be denied absent a showing of extraordinary circumstances beyond the debtor's control.

(f) **Retention of Signed Copies**, Signatures on documents that are electronically filed and that require original signatures other than from the authorized CM/ECF user must be maintained in one of the two following manners:

(1) ___Original Signatures. The originally signed paper copies of a bankruptcy petition⁴ and accompanying papers required to be verified under Fed. R. Bankr. P. 1008 and any declaration made by any party under penalty of perjury in accordance with 28 U.S.C. § 1746 must be retained by the CM/ECF user for five years after the date

Mont. LBR December 15, 202<u>4</u>3 5

I

1	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
Ľ	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt

.. . -

-(Formatted: Font: 12 pt
\neg	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Page

that the case or proceeding is closed. The Court, on its own motion or on the request of a party in interest, may require the production of any originally signed document; or

(2) Scanned Signatures. The pages bearing the signatures must be scanned into CM/ECF after the electronic version of the document bearing the parties' electronic signatures.

(g) Tax Returns and Refunds.

- (1) **_____Restrictions Regarding Debtor's Tax Information.** Tax information that is filed with the Court and provided to creditors and trustees is subject to the Administrative Office's guidance regarding tax information as from time to time promulgated. Any person receiving copies of debtor's tax information shall treat the information as confidential and shall not disseminate it except as appropriate under the circumstances of the case.
- (2) **Tax Refunds.** Immediately upon receipt, debtor shall turn over all applicable income tax refunds_to trustee.

Related Authority: 11 U.S.C. §§ 102, 109, 521, 1116, 1308, and 1325 Fed. R. Bankr. P. 1007, 1017, 4002, and 4004

Comments:

The Official Bankruptcy Forms for Schedules D and F require creditor's name, address, account number, the date the claim was incurred, the consideration for the claim, the amount of the claim, and other information. Be sure to provide an approximate date (or a range of dates) for when each debt was incurred and indicate the underlying basis for the claim (e.g., medical bills incurred from 5/99 through 6/03). Filing incomplete schedules or statement of financial affairs -may result in denial of discharge or the disgorgement of fees.

As the Administrative Office's Guidance may change, please refer to the Court's website at <u>www.mtb.uscourts.gov</u> for the most recent version. (Director's Interim Guidance Regarding Tax Information under 11 U.S.C. § 521)

The five-year retention requirement is intended to coincide with the statute of limitations for the bankruptcy fraud provisions of 18 U.S.C. § 151, et. seq.

RULE 1007-2. Master Mailing List.

(a) **Filing Requirements**.

(1) Voluntary Case. A "master mailing list," also known as the "mailing matrix" or "matrix," shall be filed with the petition in the form required by the Clerk at that time. The master mailing list shall include the name and mailing address of every creditor, each general and limited partner for a partnership debtor, the most recent officers and directors for a corporate debtor, all equity security holders, and the

Mont. LBR December 15, 202<u>4</u>3 6 Formatted: Font: Not Bold

Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

members or managers of a limited liability company. If debtor does not file a master mailing list with the petition, debtor shall file a Notice of Filing of Creditor Mailing Matrix that attaches the master mailing list as an exhibit with the Clerk.

- (2) Involuntary Case. With every involuntary petition, there shall be filed a master mailing list that includes the name and address of each petitioner, the petitioner's attorney, debtor, any debtor's attorney, all last known general partners if debtor is a partnership, all last known officers if debtor is a corporation, and the last known members and managers if debtor is a limited liability company.
- (3) Duty to Supplement. A supplemental mailing list setting forth newly added creditors, additional parties in interest, and all previously listed creditors and parties in interest shall be filed with all schedules or amended schedules, which will replace any previously filed mailing list. Debtor's failure to file a replacement mailing list with all creditors and parties in interest, including any added persons, and to certify that a Notice of Commencement of Case, if previously entered by the Clerk, has been mailed to all added parties shall be grounds for the Court to dismiss debtor's petition without further notice or a hearing.

(b) Accuracy and Completeness. The debtor is responsible for the accuracy and completeness of the master mailing list. When serving notices, the Clerk and any party in interest may rely exclusively on the master mailing list. It shall be debtor's responsibility to amend the matrix whenever it appears that a creditor or other party in interest was omitted.

(c) **Dismissal.** If the master mailing list containing the names and addresses of each entity included or to be included on Schedules D, E/F, G, and H as required by Mont. LBR 1007-2(a) and 11 U.S.C. § 521(a)(1)(A), and the List of the Twenty (20) Largest Unsecured Creditors, if required by Fed. R. Bankr. P. 1007(d), are not filed with the petition, the Clerk will enter a Notice of Pending Dismissal for failure to file a Master Mailing List or List of the Twenty (20) Largest Unsecured Creditors explaining if the missing list is not received before the expiration of the seventh day following the date of the petition, the case will be dismissed without further notice or a hearing.

> Related Authority: 11 U.S.C. § 102 Fed. R. Bankr. P. 1007, 1017, and 9004

RULE 1009-1. Amendments to Petition, Schedules, Master Mailing List, and Statement.

(a) Amendments Generally. Under Fed. R. Bankr. P. 1009, debtor may amend the petition, list, schedule, or statement at any time before the case is closed. Debtor shall:

- (1) ______file a notice of amendment together with the amended petition, list, schedule, or statement (*See* Mont. LBF 4); and
- (2) ______contemporaneously serve the amendment on all entities affected by the amendment;

Mont. LBR December 15, 202<u>4</u>3

Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Forr	natted: Font: 12 pt
Form	natted: Font: 12 pt, Not Bold
Forr	natted: Font: 12 pt
Form	natted: Font: 11 pt
Forr	natted: Font: 12 pt
Form	natted: Justified
Forr	natted: Font: 11 pt

_	Formatted: Font: Bold
	Formatted: Font: 12 pt, Bold
	Formatted: Left

Formatted: Indent: Left: 0.5", Hanging: 0.5"

motion	
	Ecomottodi Cont: 12 pt
pages	Formatted: Font: 12 pt
clearly	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
t is an	Formatted: Font: 12 pt
. 15 all	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
reditor	Formatted: Font: 12 pt
rifying	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
•	Formatted: Font: 12 pt
	Formatted: Font color: Black
$ \rightarrow $	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
	Formatted: Font color: Black
	Formatted: Font color: Black
	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
	Formatted: Font color: Black
	Formatted: Font color: Black
r mora	Formatted: Font color: Black
r more	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
esult in	Formatted: Font: 12 pt
Court.	Formatted: Font: 12 pt
ess the	Formatted: Font: 11 pt
1	Formatted: Font: 12 pt
\	Formatted: Font: 12 pt
1	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
lation of	Formatted: Font: 12 pt
ge	

(3) _____if the notice of amendment either adds creditors or parties in interest not previouslyincluded in the schedules or on the mailing list, or if the amendment corrects an address or listed debt, the notice shall explain and identify which creditors shall be added to or removed from the mailing matrix so that the Clerk can update the master mailing list.

A party in interest that intends to amend a petition, list, schedule, or statement must file a motion in compliance with Mont. LBR 9013-1.-

(b) **Interlineation**. No amendment by interlineation shall be permitted. The entire page or pages that the amendment affects shall be redrafted and filed, and the amendments shall be clearly identified with the word "Amended" and the date of the amendment.

(c) **Denomination of Amendment.** Any amended document shall clearly state that it is an amendment to the original.

(d) **Notification.** If debtor files a notice of amendment, debtor shall serve on any affected creditor or party in interest a copy of the following, as applicable, and file a certificate of service verifying such service:

(1) (1) the amended list or schedule;

(2) (2) the "Notice of Chapter [7, 11, 12, or 13] Bankruptcy Case" and

(3) (3) the order granting discharge, if any,

Related Authority: Fed. R. Bankr. P. 1009

RULE 1015-1. Joint Administration and Consolidation.

(a) **Joint Administration**. A motion seeking the joint administration of the cases of two or more related debtors shall be made pursuant to Fed. R. Bankr. P. 1015(b).

(b) **Consolidation.** A motion seeking to consolidate two or more cases shall, if granted, result in the substantive consolidation of such cases for all purposes unless otherwise ordered by the Court. The debtors' estates shall be consolidated in a case jointly filed by a married couple unless the Court orders otherwise.

Related Authority: 11 U.S.C. § 302 Fed. R. Bankr. P. 1015 and 2009

Comment:

While joint administration is contemplated and provided for in the Fed. R. Bankr. P., the substantive consolidation of Mont. LBR December 15, 20243 Page

8

l

I

I

the estates of separate debtors is not. Consolidation of non-related parties is not mentioned in the Bankruptcy Code or Rules. As noted in the Advisory Committee Notes under Fed. R. Bankr. P. 1015, consolidation, as distinguished from joint administration, "is neither authorized nor prohibited by this rule since the propriety of consolidation depends on substantive considerations and affects the substantive rights of creditors of separate estates." Consolidation is a judicially created doctrine, which must be expressly sought, and the grounds therefore proven. Trustee or debtor in possession must keep separate accounts of the property and distribution of each estate being jointly administered as required under Fed. R. Bankr. P. 2009(e).

RULE 1017-1. Dismissal or Conversion.

(a) Motions and Notices to Dismiss or Convert Filed by Debtor.

(1) _____Motion by Debtor for Conversion from Chapter 7 or 11. A debtor seeking conversion under 11 U.S.C. § 706(a), if the case has not been previously converted from another chapter, shall file a motion for conversion to the desired chapter with a notice pursuant to Mont. LBR 9013-1(ef)

A debtor seeking conversion under 11 U.S.C. § 1112(a) or (d) shall file a motion⁴ for conversion to the desired chapter without a notice pursuant to Mont. LBR 9013-1(<u>ef</u>). Such a motion will be granted without a hearing.

- (2) Motion by Debtor for Dismissal from Chapter 7 With Notice. A debtor seeking dismissal under 11 U.S.C. § 707(a) shall file a motion for dismissal, setting forth alleged facts showing no plain legal prejudice to creditors, with the notice required under Mont. LBR 9013-1(ef).
- (3) Motion by Debtor for Dismissal from Chapter 12 or 13 With Notice. A debtor seeking dismissal under 11 U.S.C. §§ 1208(b) or 1307(b) shall file a motion for dismissal with a notice pursuant to Mont. LBR 9013-1(ef).
- (4) _____Notice of Conversion from Chapter 12 or 13 to Chapter 7. A debtor seeking a⁴ conversion under 11 U.S.C. §§ 1208(a) or 1307(a) to a case under Chapter 7 shall file a notice of conversion in compliance with Mont. LBF 10. No motion or court order is required. The filing date of the notice becomes the date of conversion.

(b) Motion to Dismiss or Convert Filed by Trustee or Other Party in Interest, The trustee or other party in interest may file a motion to dismiss or convert a case to a case under another chapter in accordance with Fed. R. Bankr. P. 1017, by using Mont. LBF 27, with service of the motion on debtor, debtor's attorney, and trustee. The motion shall include a legal and factual basis for the motion and a notice pursuant to Mont. LBR 9013-1(e).

(c) **Dismissal of Related Title 11 Proceedings and Matters**, Whenever a case filed under Title 11 is dismissed, any related adversary proceeding, contested matter, or any other pending matter shall likewise be dismissed without prejudice and further order of the Court unless the Court orders otherwise. Cases with pending appeals may be dismissed, but the dismissal of the case shall not

Mont. LBR December 15, 202<u>4</u>3

Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 1"

-{	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
Ì	Formatted: Font: 12 pt

-{	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt

be deemed to deprive any appellate court of its jurisdiction. Dismissal shall not be deemed to deprive the Bankruptcy Court of the authority to rule on the reasonableness of the professional fees and costs charged by debtor's attorney as provided for in Mont. LBR 2016-1(d).

(d) **Trustee's Professional Fees.** When a Chapter 7 case is converted to another chapter, Chapter 7 trustee shall file an application for professional fees and costs within thirty <u>30</u> days following the conversion. The fee application may be denied if it is not filed within the time allowed.

Related Authority: 11 U.S.C. §§ 348, 349, 706, 707, 930, 1112, 1208, and 1307 Fed. R. Bankr. P. 1017 and 1019

Comment:

A motion to dismiss or convert shall be served pursuant to Fed. R. Bankr. P. 2002. Unless the moving party expressly consents to a continuance for a specific period of time or compelling circumstances prevent the Court from meeting the time limits established by 11 U.S.C. § 1112(b)(3), the Court must commence the hearing on a motion to dismiss or convert under 11 U.S.C. § 1112(b) not later than 30 days after the filing of the motion and must decide the motion not later than 15 days after the commencement of the hearing.

RULE 1019-1. Conversion from One Chapter to Another.

(a) **Debtor's Schedules Following Conversion**, Within 14 days following conversion to another chapter, debtor shall file revised schedules of assets and liabilities, and revised statements of income and expenses that reflect any changes in such items since the filing of the original petition.

(b) **Notification.** If debtor files an amendment adding creditors or parties in interest not previously included in the schedules or included on the mailing list, or if the amendment corrects an address or listed debt, the person filing the amendment shall serve copies of the required documents in compliance with Mont. LBR 1009-1.

RULE 1020-1. Chapter 11 Reorganization Case for Small Business Debtor or Debtor Under Subchapter V.

(a) Debtor Designation. In a voluntary Chapter 11 case, debtor shall state in the petition whether debtor is a small business debtor or debtor as defined under 11 U.S.C. § 1182(1) and, if the latter, whether debtor elects to have subchapter V of Chapter 11 apply. In an involuntary Chapter 11 case, debtor shall file a statement as to whether debtor is a small business debtor or debtor as defined under 11 U.S.C. § 1182(1) within 14 days after entry of the order for relief and, if the latter, whether debtor elects to have subchapter V of Chapter 11 apply. The status of the case as a small business case or a case under subchapter V of Chapter 11 shall be in accordance with debtor's statement under this subdivision unless and until the Court enters an order finding that debtor's statement is incorrect.

(b) Objecting to Designation. The United States trustee or a party in interest may file an objection to debtor's statement under subdivision (a) no later than 30 days after the conclusion of the meeting of creditors held pursuant to 11 U.S.C. § 341(a) or within 30 days after any amendment to the

Mont. LBR December 15, 202<u>4</u>3 10 Page

-{	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
Υ	Formatted: Font: 12 pt

	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 11 pt
$\langle \rangle$	Formatted: Font: 12 pt
$\left(\right) $	Formatted: Font: 12 pt
$\langle \rangle \rangle$	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
()	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 11 pt
	Formatted: Font: 12 pt

Formatted: Font: 12 pt

statement, whichever is later.

(c) Procedure for Objection or Determination. Any objection or request for a determination under this Local Rule shall be governed by Fed. R. Bankr. P. 9014 and served on debtor, debtor's attorney, United States Trustee, trustee, creditors included on the list filed under Fed. R. Bankr. P. 1007(d), or if a committee has been appointed under 11 U.S.C. § 1102, the committee or its authorized agent and any other entity as the Court directs.

Comment:

The Interim Rule is amended in response to the enactment of the Bankruptcy Threshold Adjustment and Technical Correction Act (the "BTATC Act"), Pub. L. No. 117-151, 136 Stat. 1298. The BTATC reinstates the definition of "debtor" for determining eligibility to proceed under subchapter V of chapter 11 that was in effect from March 27, 2020, through March 27, 2022, under the Coronavirus Aid, Relief, and Economic Security Act, Pub. L. No. 116-136, 134 Stat. 281, as amended. Subdivision (a) of the rule is amended to reflect that change. This Interim Rule will terminate two years after the enactment of the BTATC unless the Act is extended.

RULE 1074-1. Representation of Corporations, Partnerships, Limited Liability Companies, Trusts, Associations, and Other Legal Entities.

Other than at the meeting of creditors held pursuant to 11 U.S.C. § 341(a), corporations, including corporate creditors, partnerships, limited liability companies, trusts, associations, and other legal entities, shall be represented in court proceedings by an attorney. Such entities are not required to retain attorneys to file proofs of claim, reaffirmation agreements, or stipulations to modify stay.

Related Authority: 28 U.S.C. § 1654

PART II

RULE 2002-1. Notice to Creditors and Other Parties in Interest.

(a) **Duty to Provide Notice**, Unless otherwise directed in these Local Rules or by the Court, notices shall be provided pursuant to Mont. LBR 9013-1(ef).

(b) **Chapter 12 and 13 Plans**. The debtor or debtor's counsel shall be responsible to serve copies of Chapter 12 or 13 Plans or Amended Plans on all creditors and other parties in interest, and to file a certification of service listing the names and addresses of all parties served.

(c) **Method of Service**, Notices and documents required to be sent by a party other than the Clerk shall be served through CM/ECF to authorized users and by mailing, as defined in Fed. R. Bankr. P. 9001(8), to any person not authorized to use CM/ECF unless such person has consented by notification to the Clerk that such person requests notification by a specified type of electronic transmission pursuant to Fed. R. Bankr. P. 9036.

(d) Certification of Service. Any certificate of service must fulfill the requirements set forth in Mont. LBR December 15, 202<u>43</u> Page Formatted: Font: 12 pt

	Formatted: Font: 12 pt
/	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
X	Formatted: Font: 12 pt
1	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\overline{)}$	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\langle \neg \rangle$	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
4	Formatted: Font: 12 pt
	Formatted: Font: 12 pt

Mont. LBR 9013-1(dc)(2). The certificate of service does not need to include any person notified through CM/ECF, as such person is identified on the notice of electronic filing generated through CM/ECF.

RULE 2002-2. Requests for Special Notice.

Any creditor or other party in interest may request special notice and the addition of its name to the master mailing list in a bankruptcy case by using Mont. LBF 23 or any similar request form.

Related Authority: Fed. R. Bankr. P. 2002(a) and (g), 3015(d), 9001(8), and 9010

Comment:

Persons to be served with a Request for Special Notice include debtor, all creditors, trustee, and the Office of the U.S. Trustee.

RULE 2002-3. Notice to United States and Montana State Agencies.

Notices required by Fed. R. Bankr. P. 2002(j) and to agencies of the United States and the State of Montana listed in the schedules of creditors or mailing matrix shall be served at the addresses maintained on the Court's website. In addition to notices required by Fed. R. Bankr. P. 2002(j) and to agencies of the United States and the State of Montana listed in the schedules of creditors or mailing matrix, copies of notices shall be served in all cases to the Montana Department of Revenue and the Office of the United States Trustee at the address maintained on the Court's website.

RULE 2002-4. Notice of Application for Professional Fees and Costs.

If an application for professional fees or reimbursement of expenses exceeds \$1,000.00, except as otherwise provided in Mont. LBR 2016-1, the professional shall file a notice with the Court consistent with Mont. LBR 9013-1 and Mont. LBF 18, providing a notice period of 21 days within which a party in interest may object. The professional shall serve the notice on debtor and trustee, their respective attorneys, U.S. Trustee, creditors having timely filed proofs of claim, any committee, and entities explicitly requesting copies of all notices, and confirm such service has been accomplished by filing a certificate of service.

Related Authority: Fed. R. Bankr. P. 2002(a)(6)

RULE 2003-1. Scheduling of Creditors' Meetings, Bankruptcy Information Sheet, and Debtor Declaration Sheet.

The U. S. Trustee shall schedule, pursuant to Fed. R. Bankr. P. 2003, the meeting of creditors held pursuant to 11 U.S.C. § 341(a). Each debtor will be provided and given the opportunity to read the

Mont. LBR December 15, 202<u>4</u>3 12

"Bankruptcy Information Sheet" prepared by the Office of the United States Trustee, which is set forth in Mont. LBF 32. The debtor will be asked by trustee whether they have received and reviewed this information sheet. Debtor's counsel shall provide copies of the Bankruptcy Information Sheet (Mont. LBF 32) to their clients before the meeting of creditors held pursuant to 11 U.S.C. § 341(a) to allow debtor sufficient time to read the same.

> Related Authority: 11 U.S.C. §§ 341 and 343 Fed. R. Bankr. P. 2003

RULE 2003-2. Time Limitations of Creditors' Meetings.

The U.S. Trustee or trustee, at a meeting of creditors held pursuant to 11 U.S.C. § 341(a), shall have full authority to allocate available time to each meeting scheduled during each time period, place time limitations for creditors to examine debtor in order to conclude or adjourn all meetings within the time period scheduled, and to call the docket in such order as appears necessary to facilitate the orderly conduct of meetings.

RULE 2003-3. Attendance and Cooperation at Creditors' Meetings.

(a) Attendance by Debtor and Debtor's Counsel. A debtor and debtor's attorneys shall attend the meeting of creditors held pursuant to 11 U.S.C. § 341(a). However, debtor's attorney may arrange for other counsel to attend in his or her absence, subject to proper disclosure being made pursuant to Fed. R. Bankr. P. 2016, and Mont. LBR 2090-5(c), and subject to debtor's authorization. If debtor appears and debtor's attorney fails to appear, trustee may proceed with the scheduled meeting of creditors, subject to directives from U.S. Trustee. In cases of joint petitions, both debtors must appear.

> Related Authority: 11 U.S.C. §§ 341 and 343 Fed. R. Bankr. P. 4002

RULE 2003-4. Continuance of Meeting of Creditors.

An application seeking the continuance of the meeting of creditors held pursuant to 11 U.S.C. § 341(a) shall be made to trustee and not to the Court. Trustee shall grant or deny such application as it deems appropriate. A written application for a continuance shall conform with Mont. LBF 5 and shall be made at least 14 days before the scheduled meeting. Trustee shall file a Notice of Disposition granting or denying the application in conformity with Mont. LBF 5-A, which shall include the date and time of the continued meeting of creditors if the application is granted. Trustee shall serve a copy of the disposition on debtor's attorney or on debtor if it is a self-represented litigant. If the application is granted, debtor or debtor's attorney must notify all creditors and parties in interest of the continuance at least seven days before the original date set for the meeting. Such notice shall conform with Mont. LBF 6. Proof of service of the mailing of such notice of continuance shall be filed with the Clerk.

Mont. LBR December 15, 202<u>4</u>3 13

Page

Formatted: Font: 11 pt

Formatted: Font: 12 pt

Formatted: Indent: Left: 0", First line: 0", Numbered + Level: 1 + Numbering Style: a, b, c, ... + Start at: 1 + Alignment: Left + Aligned at: 0.06" + Indent at: 0.31"

Comment:

I

U.S. Trustee's calendar of dates for creditor meetings held pursuant to 11 U.S.C. § 341(a) is generally set three months in advance and can be reviewed at U.S. Trustee's website located at <u>mtb.uscourts.gov/calendar-hearing-341-dates</u>. The application for continuance form (Mont. LBF 5) must be served upon trustee and U.S. Trustee and should not be filed with the Court. If granted, the continuance form (Mont. LBF 6) must be served upon all creditors, trustee, and U.S. Trustee.

RULE 2003-5. Debtor Duties.

(a) **Identification**. In every case, debtor or debtor's attorney shall provide trustee assigned to such case *ORIGINAL* forms of picture identification and proof of social security number at least 14 days before the first date set for debtor's meeting of creditors held pursuant to 11 U.S.C. § 341(a). Acceptable forms of *proof of identification* include the following original or certified documents, provided they contain a photograph of debtor: driver's license; government ID; state picture ID; student ID; U.S. passport; military ID; and resident alien card. Acceptable forms of *proof of social security number* include the following original or certified documents: social security card; medical insurance card; pay stub; W-2 form; IRS form 1099; and Social Security Administration report.

(b) **Cooperation.** In every case, debtor or debtor's attorney shall provide trustee assigned to such case (and U.S. Trustee, if requested) with copies of the documents and materials specified in Mont. LBF 33, a fully completed Mont. LBF 33 Form, and other books, records, and documents requested by trustee or U.S. Trustee that are consistent with Fed. R. Bankr. P. 4002 (documents and Form may be sent to trustees via email in .pdf format), at least 14 days before the first date set for debtor's meeting of creditors held pursuant to 11 U.S.C. § 341(a) unless otherwise agreed to by trustee. Failure to provide all the documents or other materials requested by trustee or U.S. Trustee, or to cooperate with any inquiry or request made of debtor, may be grounds for dismissal, conversion, or denial of discharge by the Court upon an appropriate pleading being filed with the Court.

RULE 2003-6. Oral Notice of Continuance of Meeting of Creditors.

At trustee's sole discretion, oral notice of a continuance or adjournment may be given at the time of the meeting of creditors held pursuant to 11 U.S.C. § 341(a). Written notice of the oral continuance of the meeting of creditors shall be filed with the Clerk by trustee.

Related Authority: Fed. R. Bankr. P. 2003(e)

RULE 2003-7. Failure to Appear at Creditors' Meetings.

Mont. LBR December 15, 202<u>4</u>3 14 Formatted: Heading 1, Left, Space After: 0 pt

Formatted: Font: 12 pt	
Formatted: Font: 12 pt	
Formatted: Font: 12 pt	

Formatted: Font: 12 pt

If debtor fails to appear at the meeting of creditors scheduled pursuant to 11 U.S.C. § 341(a), the case may be dismissed or converted by the Court upon notification by trustee or U. S. Trustee of debtor's failure to appear (*See* Mont. LBF 7 and 7-A), unless debtor or debtor's attorney filed an application for continuance not later than 14 days before the scheduled meeting of creditors, as required under Mont. LBR 2003-4 and trustee granted such application. Failure to timely file an application for continuance may result in the case being dismissed or converted unless trustee or other party in interest requests that the case remains open or in the present chapter. If one debtor in a joint case fails to appear, the Court may bifurcate the joint case and dismiss or convert the absent debtor's case.

Comment:

The trustee may request that the case remain open or remain in its present chapter and is further allowed to oppose the entry of debtor's discharge based on failure to appear. 11 U.S.C. §§ 704 and 727. Note that dismissal on this ground falls within the scope of 11 U.S.C. § 109(g)(1).

RULE 2004-1. Rule 2004 Examinations.

Any party in interest moving the Court for an order allowing the examination of an entity pursuant to Fed. R. Bankr. P. 2004 shall make the motion in compliance with Mont. LBF 15 and shall provide a form of order in compliance with Mont. LBF 16.

Related Authority: Fed. R. Bankr. P. 2004 and 2005

RULE 2014-1. Applications for Employment of Professionals.

(a) Applications for Employment. All applications to approve the employment of professionals⁴ by a trustee, debtor in possession, or committee shall conform with Mont. LBF 1.

(b) Service of Application.

- (1) Copies of the application for approval of employment, the verified statement, and any accompanying documents shall be served on the United States *t*Trustee.
- (2) In non-chapter 11 cases, service shall also be made upon the debtor and debtor's counsel. If the application is filed by a party other than the trustee, service shall also be made upon the trustee and the trustee's counsel.
- (3) In a chapter 11 case, service shall be made upon members of any creditors' committee and the committee's attorneys. In the event no committee has been appointed, service shall be made on the 20 largest unsecured creditors. If the application is made by a party other than the debtor, service shall be made on the debtor and the debtor's attorney.

Mont. LBR December 15, 202<u>4</u>3 15

 Formatted: Justified, Indent: Left: 0", Widow/Orphan control, Adjust space between Latin and Asian text, Adjust space between Asian text and numbers

 Formatted: Font: Bold

 Formatted: Normal, Justified, No bullets or numbering

 Formatted: Justified

 Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

 Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

Formatted: Justified, No bullets or numbering

	<u>ـــ</u>	Formatted: Justified
<u>(4)</u>	Proof of the service required herein shall be filed with the application.	Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"
	۰	Formatted: Justified
	bactive Approval of Applications. Unless otherwise stated, an Order granting and	Formatted: Normal, Justified, No bullets or numbering
	o employ a professional will be effective as of the date of filing of the application.	
	<i>nunc pro tunc</i> or retroactive approval to a date prior to the filing date of the application	
will not be gi	ranted absent a showing of extraordinary circumstances.	Formatted: Justified
(d) Real Est	ate Agents. If a debtor or trustee seeks to employ a real estate agent, the filer shall	Formatted: Normal, Justified, No bullets or numbering
	fully executed listing agreement with the employment application or file a fully	
	ing agreement within seven days after the Court approves the real estate agent's	
employment.		
	itions Requiring Additional Notice. Subject to subsection (g), at least fourteen (14)	Formatted: Normal, Justified, Indent: Left: 0.06", No bullets or numbering
	e of an application to employ a professional person under 11 U.S.C. § 327 must be	
-	parties identified in subsection (b) if any of the following circumstances or conditions	
are present:	4	Formatted: Justified
(1)	The professional files an application for retention that identifies a potential conflict	l'offiateeu. Sustilieu
	may exist. In such cases, the application and notice must state sufficient facts for	
	parties in interest to determine whether a conflict of interest exists, including	
	whether the professional represented the debtor prepetition;	
<u>(2)</u>	The professional's retainer or other fees have been, or will be, paid by a third	
	partythird-party payor. In such cases, the application must include a verified	
	statement of the debtor disclosing all transfers by the debtor to the entity providing	
	the retainer and any other circumstances that may create a conflict of interest between the debtor and the payor. The payor must retain independent counsel or	
	provide a written acknowledgement that the debtor's attorney's duty of loyalty is	
	owed solely to the debtor, and not to the payor;	
	· · · · · · · · · · · · · · · · · · ·	
(3)	The professional represents multiple debtors in related or jointly administered	
	<u>cases;</u>	
<u>(4)</u>	A trustee seeks to employ his or her own firm. In such cases, the application must	
	explain why such employment is in the best interests of the estate.	
(5)	The professional proposes to be paid under non-traditional compensation	
<u>(5)</u>	arrangements. Traditional compensation arrangements would include, for example,	
	a flat fee agreement or contingency fee agreement or hourly fee agreement;	
<u>(6)</u>	The professional asserts a lien on the debtor's property;	
<u>(7)</u>	The debtor owes the professional payment for services rendered pre-	
	petition prepetition, in which case the notice must state the amount of fees owed and	

whether the professional has received any preferential payments under 11 U.S.C. § 547(b); or

(8) The Court orders notice for any other reason.

(f) Applications that will be Routinely Granted or Denied, with the Right to Request a Hearing. If notice of an application to employ a professional person is not required by subsection (e), and subject to subsection (g), the Court may enter an order approving the employment on an *ex parte* basis. Any party in interest may object to entry of the order, request a hearing, and schedule a hearing to reconsider the issuance of any such order within fourteen days of the order's date.

(g) **Immediate and Irreparable Harm Under Fed. R. Bankr. P. 6003(a).** Nothing in this Local-Rule modifies the Fed. R. Bankr. P. 6003(a) prohibition on the issuance of an order granting an employment application during the time specified in Rule 6003(a) absent a determination that relief is necessary to avoid immediate and irreparable harm. If a professional requests entry of an order approving an application prior to the time specified in Fed. R. Bankr. P. 6003(a), the application must set forth a sufficient factual basis to establish immediate and irreparable harm will occur if not granted earlier approval.

All applications to approve the employment of professionals by trustee, debtor in possession, or committee, filed pursuant to Fed. R. Bankr. P. 2014, in cases under Chapters 7, 11, 12, 13, or 15 shall conform with Mont. LBF 1.

(a) Absent compelling circumstances, no compensation may be earned by professionals retained by trustee, debtor in possession, or committee until after the application to approve employment of professional is filed.

(b) If a Chapter 12 or 13 debtor seeks to employ a real estate agent, debtor shall either file a fully executed listing agreement with the employment application or file a fully executed listing agreement within seven days after the Court approves the real estate agent's employment.

Related Authority: 11 U.S.C. §§ 326, 327, 329, 330, and 504 Fed. R. Bankr. P. 2014, 2016, and 6003

Comments:

The phrase "*nunc pro tunc*" in (a)(1) is a latin phrase that means "now for then" and is intended to describe a request to the court to take an action that applies retroactively to correct an earlier filing.

No requirement exists under the Fed. R. Bankr. P. or the Bankruptcy Code for debtor's attorney to seek approval of employment in a Chapter 7 or 13 case. However, if such attorney seeks compensation as an administrative expense under § 330(a), Mont. LBR 2016-1 applies. *Lamie v. U.S. Trustee*, 540 U.S. 526 (2004) held § 330(a)(1) does not allow compensation to debtors' attorneys from the estate in a Chapter 7 case unless trustee employs them under § 327 with Court approval. Section 329 of the Code applies to debtor's attorney under any chapter of the Code regardless of whether attorney applies for compensation under Fed. R. Bankr. P. 2016.

It should be noted that Fed. R. Bankr. P. 6003 now provides that the Court shall not, within 21 days after the filing of a petition, issue an order granting an application under Fed. R. Bankr. P. 2014, except to the extent that relief is Mont. LBR December 15, 20243 Page 17

Formatted: Normal, Justified, No bullets or numbering

Formatted: Justified

Formatted: Normal, Justified, No bullets or numbering

necessary to avoid immediate and irreparable harm. The Court can make the order approving the application retroactively to the date of its filing.

RULE 2014-2. Standard Forms of Attorney Retention Agreements.

(a) **Chapter 7**, All debtor's attorneys in Chapter 7 cases are encouraged to use the standard Attorney Retention Agreement set forth in Mont. LBF 3.

(b) **Chapter 13**. All debtor's attorneys in Chapter 13 cases shall use the standard Attorney Retention Agreement set forth in Mont. LBF 3-A if they wish to have the presumption of reasonableness of their fees as described in Mont. LBR 2016-1(b).

RULE 2015-1. Trustee's Administrative Expenses.

A Chapter 7 trustee may spend up to \$1,500.00 for administrative expenses to preserve or protect estate assets and may pay the fees and costs of professionals employed by trustee or post-petitionpostpetition taxes owed by the estate if they do not exceed \$1,500.00 in the aggregate per individual or entity, without prior order of the Court, provided preliminary notice is provided to U.S. Trustee. Trustee shall account for such fees and expenditures in trustee's final motion for approval of compensation and expenses.

RULE 2015-2. Monthly Operating and Other Reports to the Court and United States Trustee.

All Chapter 11 debtors in possession (or trustees, if applicable) shall electronically file monthly operating reports with the Court, on such forms and in such manner as designated by U.S. Trustee, on or before the 14th day of each month following the month for which such report pertains. Debtors in possession shall also timely file such other periodic reports and summaries of the operation of debtor's business, including a statement of receipts and disbursements, and such other information as the Court or U.S. Trustee requires. If U.S. Trustee files a Notice of Delinquent Monthly Operating Report, in compliance with Mont. LBF 12-A, the Court shall immediately schedule a hearing and require debtor in possession to show cause why the case should not be dismissed or converted due to the untimely filing of the monthly operating reports. Debtors in possession, or their representative if a corporation or other entity, must personally attend any hearing conducted pursuant to this Local Rule.

Related Authority: 11 U.S.C. §§ 704(a)(8), 1106, and 1107 28 U.S.C. § 1930(a)(6)

Fed. R. Bankr. P. 2015(a)

Comment:

Additional reporting and informational requirements are imposed upon debtors in possession in small business cases

Mont. LBR December 15, 202<u>4</u>3 18 Page

-{	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
X	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
)	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
$\langle ($	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt

pursuant to 11 U.S.C. § 1116.

1

RULE 2016-1. Applications for Compensation of Professionals.

(a) **Applications**, Except for applications for post-petition attorney's fees and costs pursuant to 11 U.S.C. § 506(b), or reimbursement of a petitioning creditor's fees in an involuntary case, all applications for fees and costs of professionals filed pursuant to Fed. R. Bankr. P. 2016 in cases under Chapters 7, 11, 12, 13, or 15 shall conform with Mont. LBF 17. No compensation or reimbursement of expenses shall be paid to a professional, including from a retainer, until allowed by order of the Court under this Local Rule. In all Chapter 13 plans, amended plans, or modified plans, Debtor's counsel, in conformity with Mont. LBF 19, shall estimate the total amount of their attorney fees and costs, reflect any retainer paid, and specify the total amount of attorney fees and costs to be paid through their client's plan.

U.S. Trustee has established "Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 (Appendix A to 28 C.F.R. §58). Compliance with the project billing format will only be required upon request of a party in interest and will apply only to those fees and costs incurred after such request is made.

Professional fees shall be documented through contemporaneous billing records. Each task shall be itemized separately, identifying the task performed, the amount of time involved, and the fee for each time entry. The Court may deny compensation for tasks that are lumped together in one entry if the cumulative time for those tasks exceeds one hour. Lumping shall be permitted for cumulative tasks which do not exceed one hour. Professionals shall be allowed compensation at the professional's usual hourly rate for reasonable and necessary travel time.

(b) **Presumed Reasonable Fees in Chapter 13.** Absent an objection by a party in interest, fees incurred in a Chapter 13 case in which a plan has been confirmed will be presumed reasonable if debtor's attorney:

- (1) uses the standard form of Attorney Retention Agreement set forth in Mont. LBF 3-4 A;
- (2) discloses the terms of compensation pursuant to Fed. R. Bankr. P. 2016(b); and
- (3) seeks compensation for professional services that does not exceed \$6,000.00 and costs that do not exceed \$750.00. An attorney receiving presumptive compensation under this Rule may seek additional fees through an application for allowance of additional compensation and, if necessary, a motion to modify a confirmed plan.

(c) Special Rules for Chapter 11, 12, and 13 Cases. Unless otherwise approved by the Court, authorization for any professional to receive post petitionpostpetition payments from debtor, or from any other sources for the debtor's benefit, must be sought by written application on proper notice and shall be granted only upon a demonstration of reasonableness and necessity. Unless the Court orders otherwise, any approved post petitionpostpetition retainer or payments to professionals must be deposited into a trust account and remain in such account until the Court Mont. LBR December 15, 20243 Page 19

Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 12 pt

/	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\overline{)}$	Formatted: Font: 12 pt
\sum	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
$\left(\right) $	Formatted: Font: 12 pt
$\langle \rangle \rangle$	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\left(\right)$	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
\ \	Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
	Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
$\left(\right)$	Formatted: Font: 12 pt
//	Formatted: Font: 12 pt
)	Formatted: Font: 12 pt

1

enters an order allowing removal. Fees in excess of the retainer held by attorney for a Chapter 12 or 13 debtor must be paid through the Chapter 12 or 13 plan as an administrative expense pursuant to 11 U.S.C. § 503(b)(2).

(d) Fees in Dismissed Cases, Within 30 days of dismissal of a case, all professionals shall file with the Court a final Fed. R. Bankr. P. 2016(b) Disclosure of Compensation, reflecting the total amount of all fees and costs that have been or will be charged to their debtor clients for all services performed through the conclusion of the case. The Court shall retain jurisdiction to order the filing of a formal fee application and to hear and rule on the reasonableness and necessity of all professional fees in dismissed cases before the entry of a Final Decree.

(e) **Allowed Expenses.** In addition to a professional's fees and compensation, the following expenses shall be allowed at the actual cost to the professional: postage, long-distance telephone, facsimile charges, computerized legal research, travel-related expenses, and other expenses associated with the professional's representation of the party, provided they are shown to be reasonable and necessary. Photocopy costs shall be presumed reasonable and shall be allowed at the rate of \$.15 per page unless the professional proves a greater actual cost, provided they are shown to be necessary. Mileage shall be presumed reasonable and allowed at the federal rate provided by the regulations of the Internal Revenue Code for travel by private automobile unless the professional proves a greater actual cost, provided such mileage is shown to be necessary.

(f) Claims for Fees by Creditors. If a creditor wishes to recover reasonable postpetitionpostpetition fees, post-petitionpostpetition costs, or post-petitionpostpetition charges provided for under the agreement upon which the claim arose as a portion of creditor's allowed claim pursuant to 11 U.S.C. § 506(b), the professionals retained by such creditor must file a fee application in accordance with the standards set forth in 11 U.S.C. § 330 and Fed. R. Bankr. P. 2016(a). Each application shall also individually explain whether each of the following conditions is satisfied:

- (1) The claim is an allowed secured claim;
- (2) The creditor is over-secured;
- (3) The fees are reasonable considering the following factors: the nature, extent, length, and value of the services rendered; the bankruptcy and non-bankruptcy experience, reputation, and ability of the lawyers; awards in similar cases; the novelty and difficulty (or lack thereof) of the questions presented; the skill requisite to perform the legal services properly; the customary fee; professional time actually spent; amount involved in potential risk; results of the cases; specialty in which attorneys may be practicing; fees sought to be applied; and distinction between partner and associates time; costs of comparable services; use (or lack thereof) of paralegals; and duplication of efforts; fees sought in proportion to the claim; and
- (4) The fees are provided for under the agreement.

Reasonable fees and expenses of such professionals may be allowed by the Court as a portion of

Mont. LBR December 15, 202<u>4</u>3 20

I

I

1

Page

-1	Formatted: Font: 12 pt
\exists	Formatted: Font: 12 pt
Υ	Formatted: Font: 12 pt

-	Formatted: Font: 12 pt
-	Formatted: Font: 12 pt
Ľ	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
())	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
Ì	Formatted: Font: 12 pt

-{	Formatted: Font: 12 pt
\neg	Formatted: Font: 12 pt
Y	Formatted: Font: 12 pt

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"

creditor's allowed claim. Prepetition fees, prepetition costs, or prepetition charges incurred before the date the debtor files the bankruptcy petition shall be itemized in creditor's proof of claim. If professional fees and costs do not exceed \$750.00 for filing a motion for relief from the automatic stay pursuant to Mont. LBR 4001-1(a), such fees and costs are presumed to be reasonable, and no application will be required.

Related Authority: 11 U.S.C. §§ 330 and 506(b) Fed. R. Bankr. P. 2016 and 2017

Comment:

In a Chapter 13 case, if the total amount of fees charged by debtor's attorney exceeds the presumed reasonable fee described in subpart (b) of this Local Rule, a formal fee application shall be filed with the Court detailing the total amount of fees and costs charged to debtor. If debtor's coursel anticipates that their total attorney fees may exceed the presumed reasonable fee set forth in subpart (b) of this Local Rule, they should set forth their hourly rate for services rendered beyond the no-look fee in their Fed. R. Bankr. P. 2016 disclosures of compensation (which hourly rate should be the same as set forth in the Montana Chapter 13 Model Retention Agreement, if this is employed by counsel).

All creditors are entitled to request post-petitionpostpetition fees if provided for in the underlying contract. *See Centre Insurance Co. v. SNTL Corp. (In re SNTL Corp.)*, 2009 WL 1758759 (9th Cir. 2009). The Local Rule allowing fees and expenses to a creditor only applies if such creditor seeks reasonable fees and expenses as a portion of creditor's allowed claim. The Court has no interest in reviewing the fee arrangement or the fees and expenses incurred between creditor and the professional if creditor is paying such fees and expenses and is not seeking such fees and expenses as a portion of creditor's allowed claim. Pursuant to Fed. R. Bankr. P. 2002(a)(6), and Mont. LBR 2002-4, if the amount of fees and costs exceed \$1,000, then debtor and all parties in interest requesting special notice must be served with the notice of application for professional fees and costs (by using Mont. LBF 18).

The factors identified above were derived from *In the Matter of Lehua Hoopai*, 581 F.3d 1090, 1098 (9th Cir. 2009) and *In re Olson*, 2020 Mont. B.R. 137, 147 (Bankr. D. Mont. 2020).

RULE 2016-2. Attorney Fees Paid Through Chapter 13 Plans.

Except for prepetition retainers, all debtor's attorney's fees and costs shall be paid through the Chapter 13 Plan unless otherwise ordered. Debtor's attorney may not receive the payment of fees or the reimbursement of expenses directly from debtor or another party on behalf of debtor, other than the prepetition retainer, without Court authorization. Court authorization shall also be required in all Chapter 13 cases that are dismissed or converted to another chapter, either before or after plan confirmation, when the total fees and costs exceed those presumed to be reasonable under Mont. LBR 2016-1(b). (*See also* Mont. LBR 2016-1(d) regarding dismissed Chapter 13 cases).

RULE 2090-1. Admission to Practice before the Bankruptcy Court.

(a) Admission of Attorneys. Admission to the Bar of this Court is limited to attorneys of good moral character who are <u>active</u> members in good standing of the State Bar of Montana. Except as provided herein, the Local Rules of Procedure of the U.S. District Court for the District of Mont. LBR December 15, 202<u>43</u> Page 21

Montana, as amended, shall govern the admission of attorneys to practice before the U.S. Bankruptcy Court for the District of Montana.

(b) Attorneys for the United States. An attorney who is not eligible for admission under Mont. LBR 2090-1(a) but who is a member in good standing of and eligible to practice before the Bar of any United States Court or of the highest court of any state or of any territory or insular possession of the United States, and who is of good moral character, may practice in this Court in any matter in which that attorney is employed or retained by the United States or its agencies and is representing the United States or any of its officers. Attorneys permitted to practice in this Court are subject to the jurisdiction of the Court with respect to their conduct to the same extent as members of the Bar of this Court.

(c) **Admission by pro hac vice.** An attorney not eligible for admission under Mont. LBR 2090-1(a) but who is a member in good standing of and eligible to practice before the Bar of any United States Court or of the highest court of any state or of any territory or insular possession of the United States, who is of good moral character, and who has been retained to appear in this Court, may, upon written application to and in the discretion of the Court, be permitted to appear and participate in a particular case or adversary proceeding. Application shall be in accordance with the U.S. District Court for the District of Montana Local Rules of Procedure ("L.R.") 83.1(d).

(d) **Local Attorney.** The requirement to associate a local attorney admitted to practice before the U. S. Bankruptcy Court for the District of Montana as set forth in L.R. 83.1(d)(3) may, on motion, be waived by the Court on a case-by-case basis. If such association is not waived, the local attorney shall be served with copies of all pleadings, shall attend all hearings or trials, shall be continually informed by attorney admitted by *pro hac vice* of the current status of all negotiations and matters occurring in the case or proceeding, and shall have the local attorney's name, address, telephone and facsimile numbers, and email address on all pleadings.

(e) **Fee.** The nonrefundable fee established for *pro hac vice* admission by the U.S. District Court for the District of Montana shall be paid to the Bankruptcy Court at the time the application is filed.

(f) Revocation. The Court may revoke pro hac vice admission for cause without a hearing.

Comment:

Admission pro hac vice is limited to the case or adversary proceeding in which the application is filed. If a pro hac vice applicant wishes to appear in both a bankruptcy case and any associated adversary proceeding, the applicant must file applications in the bankruptcy case and in any associated adversary proceeding(s) in which the applicant wishes to appear.

Rule 2090-2. Self-Represented Litigants.

1

(a) **Individual Representation.** Any -self-represented litigant must appear personally and may not delegate that duty to any other person who is not a member of the Bar of this Court. A *self-represented litigant* is bound by the Federal Rules and all applicable Local Rules. Sanctions, including but not limited to entry of default judgment or dismissal with prejudice, may be imposed for failure to comply with Local Rules.

(b) **Representation of a Corporate Entity.** Any entity other than an individual, including but not limited to a corporation, an unincorporated association, a partnership, a limited liability company, or a union, may only appear through an attorney.

(c) Agreement with Clerk's Office.

(1) _____The self-represented litigant shall request to receive court notices and orders and file documents via email by completing the form available at:

https://www.mtb.uscourts.gov/debtor-electronic-bankruptcy-noticing-debn-and <u>s sending</u> the request to the Clerk's office at mtb_ca@mtb.uscourts.gov.

(2) (2)Subject to the Clerk's review of the submitted form, a self-represented litigant may file documents via email. The Clerk may add terms and conditions other than those in this Local Rule and may revoke permission to file documents via email at any time.

(3)(1) Under the agreement:

(A) the self-represented litigant must:

- (i) sign all filings by hand;
- (ii) attach a certificate of service to each document emailed to the Clerk for filing, listing email to the Clerk as the means of service and citing the agreement; and
- (iii) all filings submitted by the self-represented litigant shall be emailed to the Clerk at <u>mtb_ca@mtb.uscourts.gov</u>, and shall reference the case name and number in the subject line.

(B) the self-represented litigant need not serve trustee or U.S. Trustee with documents emailed to the Clerk for filing because trustee and U.S. Trustee will receive service via ECF when the Clerk files the document. The self-represented litigant is required to serve all other parties in interest by first class mail, postage prepaid; and

(C) the self-represented litigant will receive email service of all orders and documents other parties file in ECF. It is the self-represented litigant's responsibility to update its email address and agreement with the Clerk's office. The Clerk's office will not monitor email messages that are not delivered to self-represented litigants.

Mont. LBR December 15, 202<u>43</u> 23 Formatted: Justified, Indent: Left: 0", Hanging: 0.5"

Formatted: Indent: Left: 0", Hanging: 0.5"

 $\ensuremath{\textit{Formatted:}}$ Indent: Left: 0", Hanging: 0.5", No bullets or numbering

(d) **Agreement with Parties.** Instead of or in addition to an agreement under subsection (c), a self-represented litigant and one or more other parties may agree to receive and/or effect service by means other than ECF, pursuant to Fed. R. of Bankr. P. 9036. Any such agreement must be in writing, signed by each party, and filed in the case.

RULE 2090-3. Notice of Change of Status.

An attorney who is a member of the Bar of this Court or has been permitted to practice in this Court under Mont. LBR 2090-1 shall promptly notify the Court of any change in attorney's status in another jurisdiction, or any occurrence that would change any information provided by attorney in an application to appear *pro hac vice*, which may make attorney ineligible for membership in the Bar of this Court or ineligible to practice in this Court.

RULE 2090-4. Attorney Discipline, Suspension, and Disbarment.

This Court shall enforce the disciplinary rules set forth in L.R. 83.2 when circumstances warrant discipline in this Court. The reference to "Chief Judge" in the Local Rules of Procedure of the U.S. District Court for the District of Montana, as incorporated in the Local Rules, shall mean the Chief Bankruptcy Judge or other bankruptcy judge designated by the Chief Bankruptcy Judge.

Comment:

According to *Price v. Lehtinen* (*In re Lehtinen*), 2009 WL 1119530 (9th Cir. 2009), a bankruptcy court has the inherent power to disbar or suspend an attorney from practice, provided appropriate due process is afforded.

RULE 2090-5. Temporary Co-Counsel and Attorney Withdrawal.

(a) **Withdrawal or Substitution of Attorney for Debtor.** A debtor's attorney may withdraw from any case or proceeding, provided either:

- (1) _____a motion with notice filed in compliance with Mont. LBR 9013-1 is served on both debtor and on any opposing attorney, allowing the debtor or opposing attorney to file a response and request a hearing; or
- (2) ____a consent to withdrawal is signed by attorney and debtor, and filed with the Court, where debtor, if an individual, specifies that debtor at the specified address and phone number will appear on debtor's own behalf, or an appearance with consent by a newly retained attorney is filed, or debtor, if a legal entity, specifies the name, address, phone, facsimile number, and email address of the newly retained and substituting attorney.

If no response and request for a hearing is filed within the 14-day period provided by Mont. LBR 9013-1 in subparagraph (1) above, the Court may either routinely grant the motion without a hearing or may set the motion for a hearing.

Mont. LBR December 15, 202<u>4</u>3 24 Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

If, with the consent to withdrawal, the newly retained and substituting attorney files an appearance identifying the name, address, phone, and facsimile number, and email address of the substituting attorney, no hearing is necessary and approval by the Court will be routinely granted. Attorney: commencing employment in the case as newly retained and substituting attorneys for debtor shall file a statement pursuant to Fed. R. Bankr. P. 2016(b) and otherwise fully comply with Mont. LBR 2016-1 and these Local Rules.

(b) **Withdrawal or Substitution of Other Attorneys.** Notice of withdrawal or substitution of attorneys other than debtor's attorney shall be deemed effective upon filing with the Clerk and shall be served upon all parties to the proceeding, the trustee, and U.S. Trustee.

(c) **Temporary Co-Counsel at Meeting of Creditors or Court Hearings.** If it becomes necessary for a temporary co-counsel to appear on debtor's behalf at a meeting of creditors held pursuant to 11 U.S.C. § 341(a), or in a hearing before the Court, such counsel shall file a statement required by Fed. R. Bankr. P. 2016(b), outlining the compensation that the debtor will pay counsel, if any, and the nature and limitations of any legal services to be provided by the temporary counsel. This statement shall be filed before the commencement of any legal services and shall be served on debtor, trustee, and U.S. Trustee. At the conclusion of the temporary counsel's services on behalf of debtors, counsel shall file a notice in conformity with Mont. LBF 2. Such withdrawal as temporary counsel shall be effective immediately upon filing without further notice, hearing, or order.

(d) Notice for Removal from Service. An attorney no longer wishing to receive notices in a case or proceeding may file a notice requesting that such attorney's name be removed from any service list utilized in $CM/\underline{E}^{\underline{u}}CF$ or in any certificate of service.

(e) **Self-Represented Litigants.** If a party without an attorney fails to appear and respond in the case or proceeding after an attorney has withdrawn, defaults and other prejudicial decisions may be entered against such party.

Related Authority: 11 U.S.C. §§ 329 and 504 Fed. R. Bankr. P. 2014 and 2016

Comment:

1

Any attorney agreeing to act as temporary counsel for debtor to attend a creditors' meeting or court hearing on behalf of such debtor must file a declaration of fees pursuant to Fed. R. Bankr. P. 2016(b) that notifies the Court and others a fee has been paid to such counsel by debtor (or that a fee will not be paid, if such is the case), and specifies the amount of such fee, if any, and the nature of and any limitations on the legal services to be provided by such temporary counsel. 11 U.S.C. § 504 prohibits any fee sharing between attorneys who are not members of the same firm, so any fee paid to a temporary co-counsel must be paid directly by debtors. Co-counsel appearing under these circumstances should carefully consider the ethical issues that are attendant upon appearing as co-counsel, as well as the disclosures which should be made by debtor's regular counsel about the use of temporary co-counsel for purposes of appearing with debtor at the meeting of creditors pursuant to 11U.S.C. § 341(a).

RULE 2090-6. Communications with the Court and "Ex Parte Motions and Applications."

The Court will not receive and review letters or other communications from attorneys or any parties that do not indicate on their face that copies have been sent to all opposing attorneys or self-represented litigants. As appropriate, such communications may be transmitted to appropriate parties and attorneys in the case. *Ex Parte* motions or applications for orders will not be granted unless it is indicated in the motion or application that the adverse party or attorney has been advised of the request unless an emergency exists as set forth in an affidavit submitted under penalty of perjury.

RULE 2091-1. Student Practice Rule.

(a) (a) **Purpose**, This Court and the Bar are responsible for providing competent legal services. This Local Rule is adopted to assist practicing attorneys in providing legal services and to encourage law schools to provide clinical instruction in diverse trial work.

(b) Activities.

- (1) _____An eligible law student may appear in this Court on behalf of any person in any case or adversary proceeding if:
 - (A) ______the person on whose behalf the student is appearing has consented in writing to the appearance, and the supervising attorney has approved the appearance in writing; and
 - (B) the supervising attorney is personally present throughout the case or proceeding and is fully responsible for the manner in which the case or proceeding is conducted.
- (2) In each case, the written consent and approval referred to above shall be filed in the record of the case or proceeding and shall be brought to the attention of the Court.

(c) Requirements and Limitations. To proceed under this Local Rule, the law student must:

- (1) _____be duly enrolled in a law school approved by the American Bar Association;
- (2) <u>have completed legal studies amounting to at least two-thirds of the total credit</u> hours required for graduation;
- (3) _____be certified by the Dean or designate of the student's law school as being of good moral character and competent legal ability and as being adequately trained to perform as a legal intern;
- (4) _____be introduced to the Court by a member of the Bar of this Court;

Mont. LBR December 15, 202<u>4</u>3 26

Formatted:	Font colo	r: Black

Formatted: Font color: Black

Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: a, b, c, ... + Start at: 1 + Alignment: Left + Aligned at: 0.25" + Indent at: 0.5" Formatted: List Paragraph

Formatted: Indent: Left: 1", Hanging: 0.5"

Page

- (5) _____neither ask for nor receive any compensation or remuneration of any kind from the person on whose behalf the student renders services; but this shall not prevent an attorney employer, law school, or governmental agency from paying compensation to the eligible law student, nor shall it prevent any of the foregoing from making such charges for its services as it may otherwise properly require; and
- (6) _____certify in writing that the student has read and is familiar with and will abide by the American Bar Association's Model Rules of Professional Conduct and the Montana Rules of Professional Conduct.

(d) Certification. The certification of a student by the Law School Dean or designate:

- (1) _____shall be filed with the Clerk of Court, and, unless it is sooner withdrawn, shall remain in effect for twelve months after it is filed or until the student's admission to any bar, whichever occurs first. Under exceptional circumstances, the Dean or designate may renew the certification for one more twelve monthtwelve-month period. Law school graduates are eligible to practice under this Local Rule until the results of the first bar examination after their certification under this Local Rule are announced;
- (2) may be withdrawn by the Dean or designate at any time by mailing a notice to that effect to the Clerk of Court, who shall forthwith mail copies thereof to the student and the supervising attorney; and
- (3) _____may be terminated by this Court at any time without notice or a hearing and without showing cause.

(e) **Supervision.** The attorney under whose supervision an eligible law student participates in any of the activities permitted by this Local Rule shall:

- (1) <u>be a active</u> member in good standing of the Bar of this Court;
- (2) _____assume personal and professional responsibility for the student's guidance in any work undertaken and for supervising the quality of the student's work; and
- (3) _____assist and counsel the law student in the activities mentioned in these Local Rules and review the activities with the student to ensure the student's proper practical training and the client's protection.

(f) **Self-Represented Litigant.** Nothing contained in this Local Rule shall affect the right of any person who is not admitted to practice law to do anything that person might lawfully have done before the adoption of this Local Rule.

Mont. LBR December 15, 202<u>4</u>3 27

1

Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

PART III

RULE 3001-1. Reserved.

RULE 3001-2. Attachments to Proof of Claim.

A proof of claim shall include those documents required by Fed. R. Bankr. P. 3001(c) and (d), and an itemized summary of the claim amount showing, as of the date of the commencement of debtor's bankruptcy case, the unpaid principal balance, all accrued interest, late charges, and any other charges or amounts that are included in creditor's calculation of the claim amount including the rate of contract or other interest and the per diem interest accrual as of the date of the commencement of the case.

RULE 3002-1. Late Filed Claims in Chapter 12 and 13 Cases.

Late filed proofs of claim in Chapter 12 or 13 cases shall be deemed disallowed without the need for trustee's formal objection or a hearing if trustee sends a notice of the late filing to creditor using Mont. LBF 21. If a creditor files a response and requests a hearing within 30 days of the notice date, creditor shall notice the contested matter for a hearing pursuant to Mont. LBR 9013-1, except that such notice shall provide that the hearing on the notice shall be scheduled at least twenty one (21) days after the date of creditor's response and request for a hearing. If creditor fails to file a written response to the notice within 30 days of the notice date, the failure to respond shall be deemed an admission that the proof of claim was filed late and shall be disallowed by the Court without further notice or a hearing. Trustee shall not pay on a claim filed after the claims bar deadlines described in Fed. R. Bankr. P. 3002(c) or 3004 without a Court order obtained by the claimant allowing such claim.

Related Authority: 11 U.S.C. § 502(b)(9) Fed. R. Bankr. P. 3002, 3004, and 3007

RULE 3003-1. Proofs of Claim and Interest in Chapter 11 Cases.

(a) **Time to file.** Pursuant to Fed. R. Bankr. P. 3003(c)(3) and except as provided in subdivision (b) of this Local Rule, the last day to file proofs of claim in a Chapter 11 case shall be 90 days from the first date set for the meeting of creditors pursuant to 11 U.S.C. § 341(a). A governmental unit shall file a claim before 180 days after the date of the order for relief except as otherwise provided in the Federal Rules of Bankruptcy Procedure. The Clerk shall notify all creditors and parties in interest of such bar date.

(b) **Extension.** The Court may, for cause shown, extend the deadline upon motion, notice, and hearing. If the notice for the meeting of creditors pursuant to 11 U.S.C. § 341(a) has been sent by

Mont. LBR December 15, 202<u>4</u>3 28 Page

Formatted: Heading 1, Left

Formatted: Normal

the Clerk's office to creditors, the notification to creditors of an extension of the deadline to file claims will be the responsibility of debtor in possession and its counsel.

Related Authority: Fed. R. Bankr. P. 2002, 3002, and 3003

RULE 3007-1. Objections to Proofs of Claim.

Except as provided in Mont. LBR 3002-1 for late filed claims in Chapter 12 or 13 cases, trustee, debtor, or other party in interest may file an objection to a creditor's proof of claim in accordance with Fed. R. Bankr. P. 3007 and by using Mont. LBF 28. The Court will summarily grant objections to duplicate claims without notice or a hearing.

Related Authority: 11 U.S.C. §§ 102(1)(B)(i) Fed. R. Bankr. P. 3007, and 9007

Comment:

Creditor, at the address noted on the filed proof of claim, and trustee are the only parties that must be served with the objection. If a federally insured depository institution is involved, the service must be sent by certified mail to the officer of the institution unless the institution has appeared through an attorney, the Court orders otherwise after initial certified service, or the institution waives in writing the certified mail requirement by designating an officer to receive service.

RULE 3011-1. Unclaimed Funds

A party seeking disbursement of unclaimed funds deposited with the Clerk must file an application substantially conforming to the Official Form 1340 and a certificate of serivice. Upon entry of an Order granting an Application for Unclaimed Funds, the Clerk's office shall wait 14 days to make the associated disbursement.

RULE 3012-1. Valuation of Allowed Secured Claims in Chapter 11, 12, or 13.

A motion for valuation of security shall be filed in conformance with LBF 22.

RULE 3015-1. Objections to Confirmation or Modification of Chapter 12 or 13 Plans.

If trustee has no objection to confirmation of a Chapter 12 or 13 plan or modification to a confirmed plan, trustee shall file a report with the Court, serving a copy on debtor, recommending plan confirmation or approval of any modification to a confirmed plan. The Court may grant plan confirmation or approval of any modification to a confirmed plan without notice or a hearing if no timely objections are filed. The Clerk shall include the date that objections to plan confirmation are due in the Notice of Chapter 13 Bankruptcy Case and Meeting of Creditors. Debtor's attorney shall provide notice for objections to motions to modify confirmed plans in accordance with Fed. R. Bankr. P. 3015(h) unless trustee is proposing a modification and then trustee will provide notice

Mont. LBR December 15, 202<u>4</u>3 29 for objections.

Related Authority: 11 U.S.C. §§ 1223, 1224, 1225, 1229, 1323, 1324, 1325, and 1329 Fed. R. Bankr. P. 3015(f) and (h)

RULE 3015-2. Amendment of Plans.

(a) Notice of Intent to Amend Plan. If timely objections have been made before the Chapter 12or 13 confirmation hearing, debtor may file a notice in conformity with Mont. LBF 41. Following the filing of a notice, the hearing on confirmation shall be continued to allow debtor to file an amended plan unless otherwise ordered by the Court. Debtor shall file the notice at least three business days before the scheduled hearing on confirmation. Before filing the notice, debtor shall contact trustee and advise them of their intent to file an amended plan. Unless otherwise ordered by the Court, all amended plans shall be filed no later than 14 days before the Court's next regularly scheduled hearing date in the division in which debtor's case is pending, which shall also be the date set for the hearing on confirmation of debtor's amended plan. Any objections to debtor's amended plan shall be filed no later than seven days before the hearing on confirmation of debtor's amended plan.

(b) **Plan Modification.** After confirmation of a plan, the proponent of a modified Chapter 13 plan shall file a motion to modify plan using Mont. LBF 19-A and serve a copy of the motion and plan on debtor and trustee, their respective attorneys, U.S. Trustee, creditors having timely filed proofs of claim, and entities explicitly requesting copies of all notices, and confirm such service has been accomplished by filing a certificate of service.

Related Authority: 11 U.S.C. §§ 1223, 1229, 1323, and 1329 Fed. R. Bankr. P. 3015(h)

RULE 3015-3. Tax Returns in Chapter 12 or 13 Cases.

During each year of the plan after confirmation, debtor shall provide trustee a copy of debtor's federal income tax return, and any request for an extension of the deadline for filing a return within 30 days after the return or document is filed with the Internal Revenue Service.

RULE 3017-1. Objections to Chapter 11 Disclosure Statements and Plans.

Unless otherwise ordered by the Court, objections to the disclosure statement or plan in a Chapter 11 case shall be filed and served not less than 14 days before the hearing on such statement or plan. Service of the objection shall be made on any party in interest requesting notice. The Clerk shall include the date objections are due in the notice of the hearing on the disclosure statement or plan.

Mont. LBR December 15, 202<u>4</u>3 30

1

Formatted: Justified

RULE 3017-2. Amendments to Subchapter V Plans Before Confirmation Hearing to Address Plan Objections.

If timely objections have been made before the confirmation hearing in a Chapter 11, Subchapter V case, debtor may file a notice in conformity with Mont. LBF 41. Following the filing of a notice, the hearing on confirmation shall be continued to allow debtor to file an amended plan unless otherwise ordered by the Court. Debtor shall file the notice at least three business days before the scheduled hearing on confirmation. Before filing the notice, debtor shall contact trustee and advise them of their intent to file an amended plan. Unless otherwise ordered by the Court, all amended plans shall be filed no later than 14 days before the Court's next regularly scheduled hearing date in the division in which debtor's case is pending, which shall also be the date set for the hearing on confirmation of debtor's amended plan. Any objections to debtor's amended plan shall be filed no later than seven days before the hearing on confirmation of debtor's amended plan.

RULE 3017-3. Report of Administrative Expenses in Chapter 11 Cases.

The proponent of a plan of reorganization in a Chapter 11 case shall file an estimate of administrative expenses not less than seven days before the date fixed for the hearing on confirmation of the plan. Such administrative expenses shall include, but are not limited to, debtor's attorney fees, accountant's fees, any other professional fees, and the fees owing to the Clerk of Court and U. S. Trustee.

RULE 3018-1. Chapter 11 Ballots-Voting on Plans.

I

All ballots provided for voting on a proposed Chapter 11 plan shall conform substantially to Official Form 314 and indicate the return address of the plan proponent. All ballots cast regarding a proposed Chapter 11 plan shall be returned to the plan proponent. Not less than three days before the hearing on confirmation, the plan proponent shall file the ballots and a written summary of the ballots cast and serve a copy of the summary on debtor, U.S. Trustee, any committee or its agents that are appointed pursuant to the Bankruptcy Code, and any party that has filed an objection to confirmation or has requested notice. The summary shall contain a separate listing of acceptances and rejections and include the following information for each class of creditors:

- (a) The name of each creditor filing an acceptance or rejection, the dollar amount of each claim, and whether debtor objects to such claim;
- (b) The total dollar amount and number of all allowed claims voted;
- (c) The percentage of acceptances with respect to the total dollar amount of all claims;⁴ and
- (d) The percentage of acceptances with respect to the total number of claims.

RULE 3020-1. Quarterly Fees in Chapter 11 Cases.

Pursuant to 11 U.S.C. § 1129(a)(12), the Court shall not confirm a Chapter 11 plan unless U.S.

Mont. LBR December 15, 202<u>4</u>3 31

Page

Formatted:	lustified	

Formatted: Justified

Formatted: Justified		
Formatted: Indent: Left: 0.5"		
Formatted: Justified, Indent: Left:	0.5", Hanging:	0.5"
	0.5"	
Formatted: Justified, Indent: Left:	0.5	
Formatted: Justified, Indent: Left:	0.5	
Formatted: Justified, Indent: Left:	0.5	
Formatted: Justified, Indent: Left: Formatted: Justified, Indent: Left:		0.5"

Formatted: Justified, Indent: Left: 0.5'

Trustee notifies the Court by filing Mont. LBF 12 that all fees required by 28 U.S.C. § 1930 have been paid or will be paid on or before the plan's effective date. If U.S. Trustee files a notice in compliance with Mont. LBF 12-B, the Court shall immediately schedule a hearing and require debtor in possession to show cause why the case should not be dismissed or converted due to the nonpayment of quarterly fees. Debtor in possession, or its representative if a corporation or other entity, must personally attend any hearing conducted pursuant to this Local Rule.

Related Authority: 11 U.S.C. § 1112(b)(4)(K) 28 U.S.C. § 1930(a)(6) Fed. R. Bankr. P. 2015(a)(5)

RULE 3022-1. Chapter 11 Case Closings.

(a) Chapter 11, Subchapter V Proceedings

- (1) Confirmation under 11 U.S.C. § 1191(a). Unless extended by the Court, the debtor shall file a motion in conformity with Mont. LBF 13 within (i) 60 days of entry of the Order of Confirmation of the plan or (ii) 60 days of the resolution of all motions, contested matters, and adversary proceedings, whichever is later, unless such 60-day period is extended by the Court. The motion shall be served on all creditors, the trustee, the United States trustee, and all parties in interest and shall function as the "notice of substantial consummation" required by 11 U.S.C. § 1183(c). The Court may immediately grant the motion as provided in Mont. LBR 9013-1(hi)(2)(V).
- (2) Confirmation under 11 U.S.C. § 1191(b). The party responsible for making planpayments under a plan confirmed pursuant to 11 U.S.C. § 1191(b) shall file a notice with the Court upon completion of all required plan payments. The notice shall include a description of the total amount of payments made to each creditor under the plan. Unless extended by the Court, the debtor shall file a motion in conformity with Mont. LBF 13 within (i) 60 days of entry of discharge or (ii) 60 days of the resolution of all motions, contested matters, and adversary proceedings, whichever is later. The motion shall be served on all creditors, the trustee, the United States trustee, and all parties in interest and the Court may immediately grant the motion as provided in Mont. LBR 9013-1(i\frac{1}{2})(2)(V).

(b) Chapter 11, Non-Subchapter V Proceedings

(1) Non-Individual Debtors. Unless extended by the Court, the debtor shall file a⁴ motion in conformity with Mont. LBF 13 within (i) 60 days of the Effective Date of the plan or (ii) 60 days of the resolution of all motions, contested matters, and adversary proceedings, whichever is later. The motion shall be served on all creditors, the trustee, the United States trustee, and all parties in interest and the

Mont. LBR December 15, 202<u>4</u>3 32 Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

-(Formatted: Not Highlight
\neg	Formatted: Not Highlight
$\langle \rangle$	Formatted: Not Highlight
$\langle \rangle$	Formatted: Justified
	Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

Formatted: Justified

Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

Court may immediately grant the motion as provided in Mont. LBR 9013-1(hi)(2)(V).

(2) Individual Debtors

- (A) Closing. After the entry of the Order of Confirmation of the plan and the disposition of all pending contested matters, individual debtors may file a motion to close the chapter 11 case.
- (B) Reopening the Case for the Purpose of Obtaining Discharge and a Final-Decree. The debtor may move to reopen the case for the purpose of obtaining a discharge and pay the associated fee (https://www.mtb.uscourts.gov/courtinfo/local-rules-and-orders) and move for entry of a final decree after the completion of all payments under the plan, or for the purpose of seeking a hardship discharge. Once the case has been reopened, the debtor may request entry of a discharge via a motion that shall include a description of the total amount of payments made to each creditor under the plan. All creditors, parties in interest, and the United States trustee shall be provided at least fourteen (14) days' notice and the opportunity to object to such a motion for discharge.

Unless extended by the Court, the debtor shall file a motion in conformity with⁴ Mont. LBF 13 within 60 days of entry of discharge. The motion shall be served on all creditors, the trustee, the United States trustee, and all parties in interest and the Court may immediately grant the motion as provided in Mont. LBR 9013-1(hi)(2)(V).

- (c) Effect of Final Decree on Court's Right to Enforce and Interpret its Orders. A final decree closing a case after the estate is fully administered does not affect the right of the court to enforce or interpret its own orders.
- (d) **Failure of a Debtor to File Motion for Final Decree.** In the event a debtor does not file a Motion for Final Decree in a Chapter 11 Case as required by this Local Bankruptcy Rule, nothing herein is intended to prevent a party in interest or the Court from moving for the entry of a final decree closing a case after an estate is fully administered in a chapter 11 reorganization case, consistent with Fed. R. Bankr. P. 3022. Any such motion shall be served on the debtor in addition to the trustee, United States trustee, and all parties in interest.

To facilitate the closing of a Chapter 11 case in accordance with Fed. R. Bankr. P. 3022, debtor in possession (or trustee) shall file a motion in conformity with Mont. LBF 13 within 60 days of the Order of Confirmation of the plan. The motion shall be filed and served on all creditors. The motion may be immediately granted by the Court as provided in Mont. LBR 9013-1(h)(2)(W). Beginning 60 days after confirmation of the plan and then every 30 days after that, debtor in possession shall file a status report with the Court explaining the failure to file a motion in conformity with Mont. LBF 13 in accordance with the terms of this Local Rule. Failure to file such monthly reports shall subject the case to summary dismissal or conversion by the Court without further notice or a hearing. In the case of an individual debtor, the case will remain open until

Mont. LBR December 15, 202<u>4</u>3 33 Page

Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

Formatted: Justified Formatted: Justified, Indent: Left: 0.5", Hanging: 0.5"

Formatted: Justified, Indent: Left: 1"

Formatted: Justified

completion of all payments provided for in debtor's plan unless otherwise ordered by the Court.

Related Authority: 11 U.S.C. §§ 350(a) and 1141(d)(5) Fed. R. Bankr. P. 3022

Comment:

Section 28 U.S.C. § 1930(a)(6) was amended on January 27, 1996, to provide that quarterly fees due to U.S. Trustee in a Chapter 11 case are payable after confirmation of a plan until the case is closed by the Court, and interest accrues on delinquent quarterly fees until paid.

PART IV

RULE 4001-1. Motions to Modify Stay.

(a) — Motion. A motion to modify stay under 11 U.S.C. § 362 shall be made in conformity with Mont. LBF 8. Consents to the motion shall conform to Mont. LBF 9 and 9-A. Copies or excerpts of security documents and proof of perfection do not need to be attached to a motion to modify stay if a proof of claim has been filed on or before the motion to modify stay. Instead, copies or excerpts of security documents and proof of perfection should be attached to the proof of claim filed on or before the motion to modify stay, and reference to such proof of claim shall be made in the motion to modify stay. Evidence of proof of the moving party's standing to file the motion shall be attached to the motion to modify stay. To avoid the need for a preliminary telephonic hearing, a creditor may, in its motion to modify stay, consent to a waiver of the 30-day rule outlined in 11 U.S.C. § 362(e).

(b) Impact of Post-petition Invoicing on Content of Motion and Specificity Required in Both Motion and Response to Motion.

(1) <u>Relief on the Basis of Payment Default.</u> A secured creditor seeking relief from the automatic stay based upon allegations of a <u>post-petitionpostpetition</u> payment default by debtor shall state that it seeks relief based on debtor's payment default and articulate with specificity the payment amounts and dates of debtor's alleged default, and attest that it responded promptly and thoroughly to trustee or debtor's reasonable requests for account information. In the event the secured creditor has not provided debtor with the account information required by this Local Rule, the Court may deny the secured creditor's request for recovery of attorney's fees or costs in connection with the motion, regardless of the agreement terms with debtor; and the Court may order the secured creditor to pay debtor's reasonable attorney's fees, if any, for responding to the motion.

-{	Formatted: Font: 12 pt
-{	Formatted: Font: 12 pt
Ľ	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
Ì	Formatted: Font: 12 pt

Formatted: Font: Not Bol	d	
Formatted: Indent: Left:	0", Hanging:	0.5"

Formatted: Font: Bold

(2)

Mont. LBR December 15, 202<u>4</u>3 34 Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: -1", Left + 1", Left + Not at 0.75"

2) Debtor Opposing Relief from the Automatic Stay, Debtor opposing relief from the automatic stay in connection with a debt within the scope of this Local Rule shall state with specificity which allegation it disputes in creditor's motion and must append to the response either debtor's affidavit or copies of records showing proof of payment on the account, and articulate debtor's legal and factual basis for asserting that creditor is not entitled to relief from stay. Debtor's failure to meet these requirements may constitute cause for the Court to deny debtor's request for additional time and/or for the Court to consider the motion unopposed.

<u>——Creditor's Duty to Provide Documentation to Objecting Chapter 13 Debtor</u>

When a Chapter 13 debtor's objection to a motion for relief from stay contests, with specificity, either the payment default or creditor's application of payments, creditor shall immediately transmit debtor's payment history and a detailed accounting of how debtor's payments were applied to the outstanding obligation to debtor's counsel (or to debtor directly, if not represented by counsel), by electronic or facsimile means, to ensure that debtor has a reasonable opportunity to review this data before the hearing on the motion for relief from stay.

(c) **____Response and Hearing.** If -debtor, trustee, or party in interest files a response, then a hearing shall be noticed pursuant to Mont. LBR 9013-1(ef). In the event such scheduled hearing date is 30 days beyond the date of the motion to modify stay, then a preliminary hearing within such 30-day period will be scheduled by the responding party after such party contacts the Clerk of Court to confirm the preliminary telephone hearing date and time, which shall be outlined in the response. The response and request for a hearing must include the legal and factual basis for the objection and, as appropriate, the following:

- (1) _____If valuation of property is an issue, the estimation of value asserted by the respondent.
- (2)_____ If the existence, validity, or any other aspect of the notes or security documents is an issue, such objections must be stated with particularity.
- (3) _____If debtor proposes to offer adequate protection, it must state with specificity the adequate protection offered to be provided (e.g., periodic payments, substitute liens, or other indubitable equivalents).
- (4) If debtor asserts that debtor has made or attempted to make all delinquent payments to the moving creditor, but creditor has refused to accept such payments, debtor shall state this fact with specificity, state the dates of such payments, and provide a copy of the check or checks debtor alleges were sent to but refused by the moving creditor.
- (5) If the moving creditor has requested waiver of the 14-day stay provided for in Fed. R. Bankr. P. 4001(a)(3), debtor shall state any objection it may have to the Court's

Mont. LBR December 15, 202<u>4</u>3 35

(3)

Formatted: Font: Bold

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"

Formatted: Font color: Black
Formatted: Font: Bold
Formatted: Font color: Black
Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
Formatted: Font color: Black
Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Indent: Left: 0.5", Hanging: 0.56"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Page

order becoming effective immediately.

(d) **Stipulation to Modify Stay**, A stipulation to modify stay, filed in compliance with Mont. LBF 8-B, joined by creditor, debtor, and trustee, if any, may be filed without fee, together with a proposed order, and an order shall be promptly issued without a hearing. A creditor negotiating and filing such a stipulation is not required to retain an attorney. A form of a proposed order in compliance with Mont. LBF 8-C shall accompany any stipulation to modify stay.

Related Authority: 11 U.S.C. § 362, 1201, and 1301

Comment:

In a Chapter 7, 12, or 13 case, a motion to modify stay should be served upon debtor, debtor's attorney, trustee, if any, U.S. Trustee, and any entity requesting special notice. In a Chapter 9 or 11 case, a motion to modify stay should be served upon all of the above entities and any committee appointed under the Code or its authorized agent, or if no committee has been appointed, creditors listed under Fed. R. Bankr. P. 1007(d). A stipulation to modify stay only needs to be served upon the parties signing the stipulation. Debtor's and trustee's consents to modify only need to be filed and not served upon any other entity. Note that pursuant to Fed. R. Bankr. P. 7004(b)(9), 7004(g) and 9014(b), all motions directed to debtor, in addition to being served upon debtor's counsel, must be served upon debtor by mailing a copy of the motion to debtor at the address shown in the petition or to such other address as debtor may designate in a filed writing. Such service by mail can be accomplished pursuant to Fed. R. Bankr. P. 9001(8), but debtor must be served as well as its counsel. Proof of service upon debtor is required. It is incumbent upon creditor moving for stay relief to attach evidence of its standing to file the motion, such as an assignment from the original note holder. Too often, the mortgage and note are in the name of one party while the moving party is a different party, and nothing appears within the motion connecting the two.

RULE 4001-2. Orders Granting Modification of Stay.

If at any time during the pendency of a Chapter 13 case an order modifying the stay is entered, no distributions will be made under the Chapter 13 plan to creditor obtaining modification of the stay until creditor files an amended proof of claim, or either creditor or debtor moves for or stipulates to specific modification from the Court.

RULE 4001-3. Scope and Content of Account Information and Statements Secured Creditors May Provide to Debtors Post-petition.

(a) **Scope and Purpose.** The purpose of this Local Rule is to allow the routine flow of information to continue **post petition** from secured creditor to debtor concerning secured loans, in each bankruptcy case where debtor retains possession of the collateral and continues to make regular installment payments directly to secured creditor; and to direct that secured creditor provide debtor with a contact point so that debtor can obtain specific information on the status of its loan, as needed.

It is also the purpose of this Local Rule to make clear that, as long as creditor complies with this

Mont. LBR December 15, 202<u>4</u>3 36 Page

-{	Formatted: Font: 12 pt
\neg	Formatted: Font: 12 pt
\mathcal{A}	Formatted: Font: 12 pt
Y/,	Formatted: Font: 12 pt
)/)	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
Ì	Formatted: Font: 12 pt

-	Formatted: Font: 12 pt
\neg	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 11 pt
$\backslash \rangle$	Formatted: Font: 12 pt
Ì	Formatted: Font: 11 pt

Local Rule in furnishing account information to debtor, such good faith attempts at compliance will not expose secured creditor to claims of violating the automatic stay.

This Local Rule applies in a Chapter 7, 12, and 13; applies only to consumer loan relationships; and applies as long as debtor is in bankruptcy and protected by the automatic stay. However, for cause shown and after proper notice and a hearing, the Court may direct parties to comply with this Local Rule when concerned with -commercial loans or Chapter 11.

(b) Debts Secured by a Mortgage on Real Property. Formatted: Font: Not Bold (1) For this subpart, the term "Mortgage Creditor" may include any creditor with a claim secured by a mortgage on real property. Except as provided in paragraph (3) below, Mortgage Creditor may provide (2) monthly statements to a Chapter 12 and Chapter 13 debtor who has indicated an intent to retain Mortgage Creditor's collateral in its plan, and to a Chapter 7 debtor who has indicated an intent to retain the Mortgage Creditor's collateral in its statement of intention that has been served on the Mortgage Creditor. Monthly statements shall contain at least the following information concerning postpetition postpetition mortgage payments to be made directly to the mortgagee ("outside the plan"): (A) the date of the statement and the date the next payment is due; **(B)** the amount of the current monthly payment; (C) the portion of the payment attributable to escrow, if any; (D) the post-petition postpetition amount past due, if any, and from what date; any outstanding post-petitionpostpetition late charges; (E) the amount and date of receipt of all payments received since the date of the (F) last statement; (G) a telephone number and contact information that debtor or debtor's attorney may use to obtain reasonably prompt information regarding the loan and recent transactions; and the proper payment address. (H) (3) ____No monthly statement shall be required in a Chapter 12 or Chapter 13 where postpetitionpostpetition mortgage payments are to be made to trustee ("through the plan"). If- Mortgage Creditor sends a monthly statement to debtor in such a case that complies with subsection (d)(2) below, Mortgage Creditor is entitled to the protections of subsection (d)(2). (4) ____Mortgage Creditor shall provide any of the following information to debtor upon Formatted: Indent: Left: 0.5", Hanging: 0.5" the reasonable written request of debtor: the principal balance of the loan: (A) (B) the original maturity date: the current interest rate; (C) Mont. LBR December 15, 20243 Page 37

- (D) the current escrow balance, if any;
- (E) the interest paid year to date;
- (F) the property taxes paid year to date, if any; and/or
- (G) any other amounts due, including charges paid by lender for taxes, insurance, attorney's fees, other expense, the nature of the expense, and the date of the payment.

(c) Other Secured Debts. For this subpart, the term "creditor" shall include any creditor holding a claim secured by personal property and lessors for assumed leases for personal property, for which monthly statements are provided under non-bankruptcy law or practice. For all debts secured by property, other than as provided by for subpart (b)(2) above, and for assumed leases for personal property, creditor shall provide monthly statements to debtors in the following manner:

- (1) If the case was filed under Chapter 12 or 13 and the secured debt is paid entirely through the plan, creditor is not obligated to directly send debtor a monthly statement. However, if creditor or lessor sends debtor a monthly statement that complies with this Local Rule, then creditor shall be entitled to the protection described in subsection (d)(2) below.
- (2) (2) If the case was filed under Chapter 7, or was filed under Chapter 12 or 13 and the secured debt is not paid entirely through the plan, and creditor sent monthly statements to debtor before the bankruptcy petition, creditor shall send monthly statements that contain the same information as, and are similar to, the monthly statements that creditor sent to debtor before the bankruptcy was filed.
- (3) (3)-If the case was filed under Chapter 7, or was filed under Chapter 12 or 13 and the secured debt is not paid entirely through the plan, and creditor provided a coupon book or other similar set of invoices to debtor, creditor shall send to debtor and debtor's attorney a default letter setting forth the post-petition postpetition, arrearages upon any perceived or actual default by debtor, and before taking any steps to modify the automatic stay.

(d) Forms of Communication; Issuance of Monthly Statements Do Not Violate the Automatic Stay.

- (1) (1) For this subpart, creditor shall be considered to have sent the requisite documents. or monthly statements to debtor when creditor has placed the required document in any form of communication that, in the usual course, would result in debtor receiving said document to the address that debtor last provided to creditor by agreement between debtor and creditor. Said communication may be transmitted via electronic mail, facsimile, United States Postal Service, commercial communications carrier, or such other mode as is mutually acceptable to the parties.
- (2) (2) Creditor who provides account information or monthly statements under subparts⁴ (b) or (c) above shall not be found to have violated the automatic stay by doing so. Mont. LBR December 15, 20243 Page

Formatted: Font: 12 pt

Formatted: Font color: Black Formatted: Font color: Black Formatted: List Paragraph, Indent: Left: 0.5", Hanging:

0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75", Tab stops: 1.06", Left + Not at 0.75'

Formatted: Font color: Black

Formatted: Font color: Black

Formatted: Font color: Black

Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75'

Formatted: Font color: Black

Formatted: Font color: Black Formatted: Font color: Black

Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75'

Formatted: Font color: Black

Formatted: Font: Not Bold

Formatted: Font color: Black Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Font color: Black Formatted: Font color: Black Formatted: Font color: Black Formatted: Font color: Black Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75'

38

Secured creditor may contact debtor about the status of insurance coverage on property that is collateral for creditor's claim, may respond to inquiries and requests or information about the account from debtor, and may send debtor statements, payment coupons, or other correspondence that creditor sends to its non-debtor customers without violating the automatic stay provided none of these communications includes an attempt to collect the debt.

(c) Motions to Compel a Creditor to Issue Monthly Statements that Comply with this Local Rule.

- (1) (1) (1)-Debtor may file a Motion to Compel Creditor to Issue Monthly Statements in Compliance with Mont. LBR 4001-3 ("Motion to Compel") if debtor can offer evidence that the information in sections (b), (c), or (d) is necessary. Before filing a Motion to Compel, debtor must make good faith attempts to contact creditor to determine whether the information is available. The motion must include a description of debtor's good faith attempts taken before filing the motion, any response from creditor, and the harm debtor has suffered, if any, as a result of creditor's failure to provide appropriate monthly statements.
- (2) (2) If creditor's regular billing system can provide a statement to debtor that substantially complies with this Local Rule but does not fully conform to all of its requirements, creditor may request that debtor accept such statements, and debtor may do so. If debtor declines to accept the non-conforming statements, creditor may file a motion, on notice to debtor and debtor's attorney, seeking a declaration by the Court that cause exists to allow such non-conforming statements to satisfy creditor's obligations under this Local Rule. For cause shown, the Court may grant a waiver for purposes of a single case or multiple cases and for either a limited or unlimited period of time. No waiver will be granted, however, unless the proffered statement substantially complies with this Local Rule and creditor has demonstrated that it would be an undue hardship for it to strictly comply with this Local Rule.

RULE 4002-1. Property in Need of Attention or Protection, Debtors with Special Needs, Privacy Ombudsmen, Domestic Support Obligations, and Other Documentation.

(a) **Inventory or Equipment**. When a stock of goods or inventory, or business equipment is scheduled, the trustee or a secured creditor with a security interest in such assets may request the debtor shall, immediately after the general description thereof, provide a detailed list of such inventory and business equipment and the respective value, append a brief explanation of its exact location, the name and address of the custodian thereof, the protection being given such property, and the amount of fire and theft insurance, if any, and state whether prompt additional attention or protection is necessary. Upon receipt of such request, the debtor shall provide such information to the requesting party within 21 days lessunless the parties agree otherwise, or the Court extends the time period to respond.²

(b) **Need for Immediate Action.** If a stock of goods includes perishables, or if the property or the business premises otherwise requires immediate attention or protection, debtor or debtor's attorney

Mont. LBR December 15, 202<u>4</u>3 39 Formatted: Font: Not Bold

Formatted: Font color: Black

Formatted: Font color: Black

Formatted: Font color: Black Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"

Formatted: Font color: Black

Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"

-	Formatted: Font: 12 pt
1	Formatted: Font: 12 pt
Ľ	Formatted: Font: 11 pt
$\langle \rangle$	Formatted: Font: 12 pt
Y	Formatted: Font: 11 pt

1	Formatted: Font: 12 pt
-(Formatted: Font: 12 pt
4	Formatted: Font: 12 pt

Page

shall notify trustee about the need for immediate action when relief is ordered under Chapters 7, 12, or 13, or when trustee is appointed under Chapter 11. The notification shall be by personal communication or by telephone.

(c) **Debtors with Special Needs.** If debtor has special needs, such as a hearing impairment that would require the services of a sign language interpreter, debtor or debtor's counsel shall make the Court and U.S. Trustee aware of such circumstances as soon as possible after the commencement of the case.

(d) **Consumer Privacy Ombudsman**, If it appears that a case may involve the sale or lease of personally identifiable information, as defined in 11 U.S.C. § 101(41A), or if the appointment of a consumer privacy ombudsman under 11 U.S.C. § 332 may be required in a case, debtor or its attorney shall notify the Court and U.S. Trustee immediately upon the filing the case.

(e) **Domestic Support Obligations**, Within 14 days of commencing a bankruptcy case, debtor shall file a statement in substantial compliance with Mont. LBF 30.

(f) **Documentation Required by § 521.** To facilitate the filing of the documents required by 11 U.S.C. § 521, debtor shall file a form in substantial compliance with Mont. LBF 37.

Related Authority: 11 U.S.C. §§ 101(14A), 332, and 521 Fed. R. Bankr. P. 4002

RULE 4002-2. Annual Financial Reports in Chapter 12 Cases.

Debtor whose Chapter 12 case has not been closed by the Court before the end of each calendar year shall annually prepare and serve the following materials on trustee: an annual summary of operations, using the report form prescribed by trustee; an annual financial statement; and a balance sheet. The latter two documents may be copies of financial statements and balance sheets provided to lenders by debtor.

RULE 4002-3. Plan Payments in Chapter 12 Cases.

All plan payments made by debtor in possession to Chapter 12 trustee shall be paid by cashier's check or certified check at least 14 days before the payment dates specified in debtor's plan or at least 28 days before such dates if paid by debtor's personal check.

RULE 4002-4. Estimate of Administrative Expenses in Chapter 12 Cases.

Debtor shall file an estimate of administrative expenses, containing the detail required in Mont. LBR 3017-3, at least 14 days before the confirmation hearing.

RULE 4002-5. Monthly Financial Reports in Chapter 12 and 13 Cases.

Mont. LBR December 15, 202<u>4</u>3 40

Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt

	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
\mathcal{L}	Formatted: Font: 12 pt
//	Formatted: Font: 12 pt
)	Formatted: Font: 12 pt
_	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
$\overline{)}$	Formatted: Font: 12 pt
$\sum_{i=1}^{n}$	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
///	Formatted: Font: 12 pt
$\ $	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
1	Formatted: Font: 12 pt

For purposes of establishing debtor's projected disposable income, d<u>A</u> debtor that is engaged in business shall file a monthly financial report that reflects debtor's income and expenses within 14 days following the end of each calendar month.

RULE 4002-6. Filing of Income Documentation for 60 Days Before Bankruptcy and Turnover of Income Documentation for 60 Days to Chapter 13 Trustee.

At least 14 days before the meeting of creditors held pursuant to 11 U.S.C. § 341(a), debtor shall file with the Court copies of all payment advices and proof of income from all other sources received by debtor for the 60 days ending on the last day of the calendar month immediately preceding the case commencement. Debtors shall provide additional proof of income and expenses to U.S. Trustee as requested. In all Chapter 13 cases, debtors shall provide trustee income documentation for 60 days ending on the last day of the calendar month immediately preceding the case commencement.

RULE 4002-7. Turnover of Income Tax Returns during Pendency of Case.

Chapter 11, 12, or 13 debtor shall turn over to trustee (or to U.S. Trustee in the case of a Chapter 11 debtor in possession) copies of all state and federal income tax returns, together with all schedules, for each year ending while the case is pending before the Court, immediately upon filing the documents with the appropriate taxing authorities.

RULE 4003-1. Claims of Exemptions.

Debtor shall claim exemptions on Schedule C, as required by 11 U.S.C. § 522 and pursuant to Fed. R. Bankr. P. 1007. The Montana Code Annotated section or other authority under which each exemption is claimed, and each item of property claimed as exempt, together with the value of each such item, shall be described with specificity without reference to other schedules.

RULE 4003-2. Homestead Exemptions.

If debtor claims a homestead exemption is claimed by debtor, a copy of the recorded homestead declaration shall be delivered to the trusteethe date and place of recordation of the homestead declaration shall be included in either Schedule A or Schedule C.

Related Authority: 11 U.S.C. §§ 521 and 522 Fed. R. Bankr. P. 1007 and 4002 Mont. Code Ann. §§ 25-13-601 to -615 and 70-32-105 to -107

RULE 4003-3. Objections to Claims of Exemption.

Trustee or other party in interest may file an objection to debtor's claim of exemption in accordance with Fed. R. Bankr. P. 4003(b), by using Mont. LBF 29. The objection shall include a legal and

Mont. LBR December 15, 202<u>4</u>3 41

factual basis for the objection. The objection to debtor's claim of exemption must be served upon debtor, debtor's attorney, and trustee, if any.

RULE 4003-4. Motions for Avoidance of Liens.

A debtor shall move to avoid liens pursuant to 11 U.S.C. § 522(f) by filing Mont. LBF 24, and by serving creditor whose lien is subject to avoidance, or creditor's attorney and trustee, if any.

RULE 4004-1. Procedures for Entry of Discharge in Chapter $\frac{11 \text{ Subchapter V}}{12_7}$ and 13 Cases.

In cases where entry of debtor's discharge is dependent on the completion of plan payments, a discharge shall not be entered until the following requirements are met:

(a) Chapter 11, Subchapter V.

(1) Confirmation pursuant to 11 U.S.C. § 1191(a). In a Chapter 11, Subchapter V, case with a plan confirmed pursuant to 11 U.S.C. § 1191(a), upon entry of the confirmation order, the Clerk shall enter debtor's discharge on the official form.

(2) Confirmation pursuant to 11 U.S.C. § 1191(b). In a Chapter 11, Subchapter V, case with a plan confirmed pursuant to 11 U.S.C. § 1191(b), upon completion of payments required under the confirmed plan, debtor shall file a motion and attorney certification in compliance with Mont. LBF 42.

(ab) Chapter 12, Upon completion of a Chapter 12 plan, debtor shall file a motion and attorney certification, and an affidavit in support in compliance with Mont. LBF 38 and 38-A.

(be) Chapter 13, Upon completion of a Chapter 13 plan, debtor shall file a motion and attorney certification, and an affidavit in support in compliance with Mont. LBF 39 and 39-A.

(<u>c</u>d) **Motion for Entry of Discharge**. In the Chapter 12 and 13 Motion for Entry of Discharge and Affidavit, debtor shall certify that all payments under the plan have been completed and to the extent applicable:

- (1) <u>All domestic support obligations payable under any judicial or administrative order,</u> or required by statute have been paid, including but not limited to the following:
 - (A) _____child support, spousal maintenance, and alimony that were due through the date of the motion, including all payments due under the confirmed plan for amounts due before the bankruptcy petition was filed; and
 - (B) _____any domestic support obligations that arose after the filing of the bankruptcy petition;

(2) ____Debtor has:

Mont. LBR December 15, 202<u>4</u>3 42 Page

Formatted: Font:	12 pt
Formatted: Font:	12 pt
Formatted: Indent	t: Left: 1", Hanging: 0.5"

(A)_not claimed a homestead exemption of the caps described in 11 U.S.C. § 522.

(3) In a Chapter 13 case, debtor has completed a financial management course required pursuant to 11 U.S.C. §§ 111, 1328(g)(1) and filed a certification of completion with the Court.

(c) Attorney Certification - Chapter 11, Subchapter V. If debtor was represented by an attorney during a Subchapter V case, debtor's attorney shall certify that attorney has explained the requirements for a discharge to debtor and that to the best of attorney's knowledge, debtor qualifies for a discharge under 11 U.S.C. § 1192.

(edf) Attorney Certification - Chapter 12, If debtor was represented by an attorney during a Chapter 12 case, debtor's attorney shall certify that attorney has explained the requirements for a discharge to debtor and that to the best of attorney's knowledge, debtor qualifies for a discharge under 11 U.S.C. §§ 1228(a) and (f).

(efc) Attorney Certification - Chapter 13, If debtor was represented by an attorney during a Chapter 13 case, debtor's attorney shall certify that attorney has explained the requirements for a discharge to debtor and that to the best of attorney's knowledge, debtor qualifies for a discharge under 11 U.S.C. §§ 1328(a), (d),(g)(1), and (h).

(hgf) Service of Motion, Debtor shall serve the Motion for Entry of Discharge upon the parties to whom debtor is or was obligated to make the domestic support payments described in subpart (d)(1) above, if any, as well as all of debtor's creditors. In a Chapter 13 case, the Motion for Entry of Discharge shall neither be filed nor served until after trustee files a Notice of Completion of Plan Payments. The Notice of Completion of Plan Payments shall be filed by trustee after the time to comply with Fed. R. Bankr. P. 3002.1(g) has expired.

(hgi) No Motion - No Discharge, If no Motion for Entry of Discharge is filed,-the Court will not issue a discharge in debtor's case in Cehapter 12 and 13 cases. If no Motion for Entry of Discharge is filed within a reasonable time after completion of the payments due under debtor's confirmed plan, the case may be closed without the entry of a discharge order. If debtor later files a Motion for Entry of Discharge, debtor will be required to pay the reopening fee unless debtor can demonstrate cause for the waiver of such fee.

PART V

RULE 5001-1. Clerk's Office Hours and Address.

The Office of the Clerk of the Bankruptcy Court is located in the Mike Mansfield Federal Building and U.S. Courthouse, Room 273, 400 North Main, in Butte, Montana 59701 and shall be open between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, for the filing of papers. *See* Mont. LBR 5005-1 for electronic filing. The mailing address is Clerk of U.S. Bankruptcy Court,

Mont. LBR December 15, 202<u>4</u>3 43 Formatted: Indent: First line: 0.5"
Formatted: Indent: Left: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

For	matted: Font: 12 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 12 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt
For	matted: Font: 12 pt
For	matted: Font: 11 pt

Mike Mansfield Federal Building and U.S. Courthouse, Room 263, 400 North Main, Butte, Montana 59701.

Related Authority: 11 U.S.C. § 301 Fed. R. Bankr. P. 5001, 5003, and 5005

RULE 5001-2. Divisions of Court.

The Bankruptcy Court for the District of Montana is divided into the following Divisions, and Court trials or hearings are held in each Division depending upon debtor's county of residence or principal place of business, as follows:

(a) **Billings Division:** Big Horn, Carbon, Carter, Custer, Daniels, Dawson, Fallon, Garfield, Golden Valley, McCone, Musselshell, Petroleum, Powder River, Prairie, Richland, Roosevelt, Rosebud, Sheridan, Stillwater, Sweet Grass, Treasure, Valley, Wheatland, Wibaux, and Yellowstone.

(b) **Butte Division:** Beaverhead, Broadwater, Deer Lodge, Jefferson, Gallatin, Granite, Lewis & Clark, Madison, Park, Powell, and Silver Bow.

(c) Missoula Division: Flathead, Lake, Lincoln, Mineral, Missoula, Ravalli, and Sanders.

(d) **Great Falls Division:** Blaine, Cascade, Chouteau, Fergus, Glacier, Hill, Judith Basin, Liberty, Meagher, Phillips, Pondera, Teton, and Toole.

RULE 5001-3. Court Hearings and Creditors' Meetings.

Bankruptcy Court trials and hearings are regularly scheduled in Butte, Missoula, Great Falls, and Billings. Meeting of creditors pursuant to 11 U.S.C. § 341(a) are held via Zoom and are arranged and scheduled by the Office of U.S. Trustee at its sole discretion.

Related Authority: 11 U.S.C. §§ 341(a) and 343 28 U.S.C. § 151 Fed. R. Bankr. P. 5001(b)

RULE 5003-1. Withdrawal of Documents from Proofs of Claim.

After a proof of claim has been filed, the Clerk may, without an order of the Court, permit the claimant to substitute a photocopy for any original note or other instrument in writing filed in support of such claim. The original, upon return, may be endorsed reflecting its attachment to a claim in a bankruptcy proceeding.

Mont. LBR December 15, 202<u>4</u>3 44

Formatted: Font: 12 pt
Formatted: Font: 11 pt

-	Formatted: Font: 12 pt
-	Formatted: Font: 11 pt
-	Formatted: Font: 12 pt
-	Formatted: Font: 11 pt
-1	Formatted: Font: 12 pt
-	Formatted: Font: 11 pt

RULE 5003-2. Exhibits to Pleadings and Proofs of Claim.

All exhibits shall be filed with the pleading or proof of claim to which they belong. Each exhibit shall be filed as a separate .pdf document, or as a single .pdf document with each exhibit bookmarked and identified therein. Entities filing exhibits not prepared in electronically produced text shall scan and electronically file only excerpts of the documents that are directly relevant to the matter under consideration by the Court. Excerpted material must be clearly and prominently identified as such, and the complete exhibit must be made available immediately to attorneys and Court on request. Entities filing excerpts do so without prejudice to their right to file by electronically scanning additional excerpts or the complete document with the Court. Responding entities may file by electronically scanning additional relevant excerpts. Oversized and voluminous attachments will not be filed and will be returned by the Clerk. Filing attachments by other than electronic means is not encouraged but may be permitted at the discretion of the Court.

Comment:

1

Each exhibit must be filed or bookmarked separately, so the Court and other parties may easily retrieve each individual exhibit from the electronic filing. Transcripts from Rule 2004 examinations or meeting of creditors pursuant to 11 U.S.C. § 341 that are used for impeachment purposes do not need to be filed with the Court. Such transcripts shall be filed with the Court if they will be used for evidentiary purposes.

RULE 5003-3. Judgments and Orders.

As the Director of the Administrative Office of the United States Courts has not prescribed a form and manner for the U.S. Bankruptcy Clerk of Court to maintain judgments and orders, a prevailing party shall request that a copy of every final judgment or order affecting title to or lien on real property, or for the recovery of money or property, and every other judgment or order as directed by the Court, be kept and indexed with the civil judgments of the District Court in the judgment docket. To perfect a judicial lien, the prevailing party shall comply with applicable law.

RULE 5005-1. Electronic Filing.

Electronic filing through CM/ECF is mandatory for all users, except for self-represented litigants. Documents shall be filed, signed, or verified by electronic means through CM/ECF and according to rules and procedures adopted by the Court. A document filed by electronic means in compliance with this Local Rule constitutes a written paper for the purposes of applying these Local Rules, Fed. R. Civ. P. made applicable by any Local Rule, and 11 U.S.C. § 107. The Clerk shall distribute instructions and procedures for electronic filing to members of the Bar and interested parties, which will be posted on the Court's website at www.mtb.uscourts.gov and available from the Clerk's Office upon request. No papers or documents shall be filed with the U.S. District Court Clerk or at the Bankruptcy Judge's chambers. Documents electronically filed via CM/ECF and received by the Clerk's Office on or before 11:59 p.m. on the date filed shall be deemed filed on that date.

RULE 5005-2. Requirements for Papers, Attorneys, Parties, and Bankruptcy Petition Preparers.

(a) Size and Format. Filings and attachments must conform to these specifications:	Formatted: Font: 12 pt
 (1)be electronically filed in .pdf format, and self-represented litigants must use 8 ½ x 11-inch paper; 	
(2)be legible, whether typed or duplicated, in at least 12-point font size, except the master mailing list shall be in 10-point font size;	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(3)have no less than one-inch margins, exclusive of page numbers;	
(4)be consecutively paginated with page numbers on the bottom of the page;	
(5) <u>be double-spaced</u> , except for quoted material and footnotes;	
(6)be one-sided, not 2-sided;	
(7) <u>use a nationally recognized citation form (i.e., The Harvard Citator or the</u> Association of Legal Writing Directors (ALWD) Citation Manual);	
(8)NOT be stapled, but only be bound by paper or binder clip if filed by self-represented litigants.	
(b) Identification of Attorney and Party . The following information must appear in the upper	Formatted: Font: 12 pt
left-hand corner of the first page of each document or pleading presented for electronic filing, in	Formatted: Font: 12 pt
the order specified, except that in multiparty or multi-attorney actions or proceedings, reference	Formatted: Font: 11 pt
may be made to the signature page for the complete list of attorneys and parties represented:	Formatted: Font: 12 pt
	Formatted: Font: 11 pt
(1)name of attorney (or, if self-represented litigant, the name of the litigant);	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
(2)office mailing address;	Formatted: Font: 12 pt
(3)telephone number;	Formatted: Font: 12 pt
	Formatted: Font: 12 pt
(4)e-mail address;	Formatted: Font: 12 pt
(5)state bar I.D. number;	

(6) _____specific identification of party represented by name and interest in litigation (i.e., Attorney for Debtor, Attorney for Plaintiff, etc.).

If a party does not have an address or telephone, the document shall set forth a work or third party's address or telephone number where the party may be contacted.

Mont. LBR December 15, 202<u>4</u>3 46

Formatted: Indent: Left: 0.5", Hanging: 0.5"

(c) **Signature Compliance.** The authorized CM/ECF user login and password required to submit documents to CM/ECF serve as the user's signature on all electronic documents filed with the Court. The login and password also serve as a signature for purposes of Fed. R. Bankr. P. 9011, and for any other purpose for which a signature is required in connection with proceedings before the Court. Filing by electronic means requires that the signature of any person, individually or on behalf of an entity, shall conform to either a cursive signature on the signature line or a conformed signature using a /s/ and then the typewritten name. Examples follow of acceptable signatures:

<u>/s/ (name of person filing document in cursive)</u> (typed name of person); or

/s/ Joseph P. Smith Joseph P. Smith

A signature, whether original, photocopied, scanned, or conformed, shall constitute the person's verification that such person has read the contents of the pleading and certification that Fed. R. Bankr. P. 9011(b) has been satisfied.

(d) **Bankruptcy Petition Preparers**. All bankruptcy petition preparers providing services to debtors filing documents before the United States Bankruptcy Court for the District of Montana shall provide the name and physical address of an authorized agent for service of process, and shall provide a physical street address for their business.

RULE 5005-3. Custody of Records and Release.

No record or paper belonging to the files of the Court shall be taken from the Clerk's custody except with the permission of the Judge to whom the case is assigned, and a receipt given by the party obtaining it that specifies the record or paper, the date of its receipt, and the date it is to be returned. If the presiding Judge is unavailable or cannot be reached to give permission, the Clerk or deputy in charge of the office is vested with the discretion to release any record or paper.

RULE 5005-4. Custody of Exhibits and Release.

Every exhibit in an electronic file shall be held in the Clerk's custody. If, given the voluminous nature of an exhibit, a party submits an exhibit in paper form upon approval of the Court, such exhibit will be retained until the case is closed. The Clerk shall notify the party that such exhibit may be obtained from the Clerk. The Clerk may dispose of the exhibit if the party does not make arrangements to obtain the exhibit within 30 days after the clerk's notice is issued.

Any party may withdraw, after service to all parties, any exhibit the party has filed in paper copy or original form, upon filing a waiver of the right to an appeal and to a new trial. If another party or witness files notice within seven days thereafter requesting withdrawal of the same exhibit, the Clerk shall keep the exhibit in custody until the Court has determined who is entitled to it or until all interested persons consent to its release. If exhibits are not withdrawn within 30 days after the judgment has become final, the Clerk may dispose of them within a reasonable time after notice to the party offering the exhibit.

Mont. LBR December 15, 202<u>4</u>3 47 Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 11 pt
Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 11 pt

Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 11 pt
Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 12 pt
Formatted: Font: 11 pt
Formatted: Font: 12 pt
Formatted: Font: 11 pt
·

RULE 5009-1. Trustee's Report and Accounting in Chapter 12 and 13 Cases.

Within 30 days following the entry of an order of conversion or dismissal, trustee in a Chapter 12 or 13 case shall file a report and accounting of all receipts and disbursements made pursuant to the plan, and shall serve a copy of such final report and accounting on debtor or debtor's counsel, all creditors who have filed a timely proof of claim, and other parties in interest.

In a completed Chapter 12 or 13 case, trustee shall report to the Court within 30 days of the final distribution of funds under the plan that debtor has completed all payments. Trustee shall file a final report and account with the Court as soon as practicable after the last disbursement check clears trustee's bank and shall serve a copy of such final report and accounting on debtor, all creditors who filed timely proofs of claim, and other parties in interest.

Related Authority: 11 U.S.C. §§ 347, 1202(b)(1), and 1302(b)(1)

RULE 5010-1. Reopening Closed Cases with Subsequent Income Tax Refunds.

Trustee shall not need to file motions or take any other affirmative actions to reserve the right to reopen closed cases in which the only asset trustee may later seek to administer upon reopening is a tax refund based upon income earned before the commencement of the case that debtor receives.

Related Authority: 11 U.S.C. §§ 521(1) and 554(c)

RULE 5011-1. Withdrawal of Reference.

(a) **Motion to Withdraw Reference**. A motion to withdraw a case or proceeding under 28 U.S.C. § 157(d), and any response, shall be filed with the Clerk of the Bankruptcy Court. A motion to withdraw the reference shall be filed and served promptly after service of any pleading or document in which the basis for the motion first arises. Response documents shall be filed and served no later than 14 days after service of the motion for withdrawal. If a response is filed, a reply, if any, shall be filed no later than seven days after service of the response to the motion.

(b) **Transmittal of Documents to District Court**, Except as otherwise ordered by the Bankruptcy Court, 28 days after the filing of the motion to withdraw the reference, or after a response and reply have been filed, whichever is earlier, the Clerk of the Bankruptcy Court shall transmit to the District Court the motion, any response, reply, memoranda in support and associated exhibits that have been filed with the Bankruptcy Court. Following transmission to the District Court, any future filings associated with the motion to withdraw the reference shall be filed with the Clerk of the District Court. Documents relating to other matters in the bankruptcy case or adversary proceeding

Mont. LBR December 15, 202<u>4</u>3 48

Page

Formatted: Font: 11 pt	
Formatted: Font: 12 pt	
Formatted: Font: 11 pt	

-{	Formatted: Font: 12 pt
-	Formatted: Font: 12 pt
Ľ	Formatted: Font: 12 pt
$\langle \rangle$	Formatted: Font: 12 pt
Ì	Formatted: Font: 11 pt

shall be filed with the Clerk of the Bankruptcy Court unless otherwise ordered by the Bankruptcy or District Court.

(c) **Proceedings in District Court**. A motion to withdraw the reference shall be assigned to a District Court Judge. Unless otherwise ordered by the District Court, a motion to withdraw the reference will be decided by the Court without a hearing. A party desiring oral argument should indicate in its motion or responsive pleading. The District Court may in its discretion grant or deny the motion, in whole or in part, and make such orders as it deems appropriate for the orderly disposition of the case or proceeding. Upon entry of a dispositive order by the District Court, the Clerk of the District Court shall forward a copy of the order to the parties and transmit a copy to the Bankruptcy Court for filing in the bankruptcy case.

Related Authority: 28 U.S.C. § 157(d)

RULE 5070-1. Calendars and Scheduling.

(a) **Consent Calendar.** A consent calendar shall precede each regularly scheduled hearing calendar, which will allow any matter scheduled for a hearing to be placed on such consent calendar for purposes of resolution by stipulation or agreement. Parties or their counsel, without the submission of evidence, may appear at the time of the consent calendar and advise the Court of the case and the settlement terms. Upon concurrence by the Court, the hearing on the matter will be vacated, and the parties shall be granted up to 14 days (unless extended by the Court) to file a written stipulation and proposed order. The Court reserves the right to call the matter as originally scheduled.

(bg) Scheduling. Attorneys shall schedule hearings for all matters to be heard in any division, except that only the Court shall set hearings for pretrial conferences in adversary proceedings, disclosure statement hearings, and confirmation hearings for Chapters 11, 12, and 13 cases. The Court may reschedule matters at any time.

RULE 5071-1. Request for Continuance.

Any party requesting the continuance of a trial, hearing, or conference shall:

(a) file a motion seeking the continuance at least three business days before the scheduled trial, hearing, or conference;

(b) advise the Court of the affected party's response to such request or what attempts have been made to gain each party's consent; and

(c) give telephone notice of the date, time, and location of, and reason for, the continued hearing to all affected parties and file written confirmation of such notice with the Clerk within two days

Mont. LBR December 15, 202<u>4</u>3 49

-	Formatted: Font: 12 pt
-	Formatted: Font: 11 pt

Formatted: Font: 12 pt
Formatted: Font: 12 pt

of receiving such information from the Court unless all affected parties receive electronic notice.

RULE 5072-1. Decorum in all proceedings.

The following procedures are to be followed in all proceedings:

(a) there shall be no oral confrontation or colloquy directly between opposing attorneys or parties, and all persons within the courtroom shall be treated with dignity and respect;

(b) all persons appearing in person and addressing the Court shall stand, unless otherwise directed by the Court, and address the Court from the podium or from a microphone location to improve the quality of the recording;

(c) all objections shall be stated with specificity before any argument or explanation of the same (i.e., leading, hearsay, improper foundation, etc.);

(d) during the witness testimony, attorneys shall not approach the witness box, bench, or the Clerk's bench without the Court's prior approval;

(e) counsel shall request assistance from the courtroom deputy if they wish to use blackboards, view boxes, or other audio-visual aids and shall make their request sufficiently in advance to allow for set-up of this equipment when the Court is not in session;

(f) counsel shall address each other and all witnesses by formal name (rather than by first name) during all court proceedings; and

(g) whether appearing remotely or in person, all attorneys shall wear business, not business casual, attire while appearing before the Court.

(h) The following procedures are to be followed in all proceedings where parties are appearing by video or other electronic means:

(a) Prior Notice of Intent to Participate. Anyone electing to appear remotely shall utilize the procedure identified by Mont. LBR 5074-1(c). "Video" for purposes of Mont. LBR 5074-1(c) shall refer to "Zoom" unless the Court designates an alternative or subsequent videoconferencing application. A party requesting to appear by video shall be responsible for ensuring a stable internet connection.

(b2) **Remote Appearance Conduct.** Participants shall strive to conduct themselves in the same manner as they would in open court. To maintain the decorum of the proceedings, any party, counsel, or witness appearing via Zoom shall:

(A) ____Dress professionally;

(B) ____If a participant chooses to use a "background," the background should reflect professionalism and not detract from the proceedings;

Mont. LBR December 15, 202<u>43</u> 50 Formatted: Font: 12 pt
Formatted: Left, Tab stops: Not at 0.75"

Formatted: Font: 11 pt

Formatted: Tab stops: 1", Left

Formatted: Indent: Hanging: 0.5"

+	Formatted: Indent: Left: 0.56"
(C)Identify themselves for the record each time they speak;	
←	Formatted: Indent: Left: 0.56"
(D) If a party appears from home or other shared space, the other occupants of the space	Formatted: Indent: Left: 0.5", Hanging: 0.5"
should be advised that Court is proceeding, and the party appearing remotely cannot	
be interrupted;	
	Formatted: Indent: Left: 0.5"
(E)Appear in a quiet location and mute their microphone until their case is called and	()
their participation is necessary;	
then participation is necessary,	Formetted. Indents 1-th. 0.5"
	Formatted: Indent: Left: 0.5"
(F)Ensure the location has appropriate internet connectivity capabilities to support any	
necessary streaming and downloading of documents, among other things.	
4	Formatted: Indent: Left: 0.5"
(G)If for some reason, a connection to a participant is lost, the Court will stop the	
proceedings, and the Court's IT staff will endeavor to fix the problem.	
RULE 5073-1. Photography, Recording Devices, and Broadcasting.	
Read of the integraphy, recording devices, and devices ing	
(a) Company and Demonal Floridancia Demiser	
(a) Cameras and Personal Electronic Devices.	
(1) General Rule. Personal electronic devices, including but not limited to tablets,	
cameras, phones, or laptop computers, whether capable of transmitting or recording or not,	
must not be used or possessed in any courthouse of this District. Upon entry to a courthouse	
and upon demand, all such devices are subject to security screening and screening for	
compliance with this rule. Devices not subject to an exception must be left with Court	
security officers.	
(2) Exceptions.	
(2) Exceptions.	
(A)(A)District of Montana Judges may use personal electronic devices in any	Formatted: List Paragraph, Numbered + Level: 1 +
courthouse or courtroom and may set policy for chambers' staff.	Numbering Style: A, B, C, + Start at: 1 + Alignment: Left +
countiouse of countoon and may set poncy for chambers' start.	Aligned at: 1" + Indent at: 1.25"
(D) (D) Equations of the Charles $O(C_{1}, d_{1}, U_{1}^{-1}) = O(C_{1}, d_{2}, U_{2}^{-1}) = O(C_{1}, d_{2}, U_{2}^{-1})$	
(B)(B) Employees of the Clerk's Office, the United States Probation Office, the	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left +
United States Marshals Service, contract Court security officers, building	Aligned at: 1" + Indent at: 1.25"
managers, and General Services Administration employees may use personal	
electronic devices in any courthouse.	
(C)(C)-Attorneys appearing before the Court in a calendared matter, including	Formatted: List Paragraph, Numbered + Level: 1 +
scheduling conferences, may use personal electronic devices that are not	Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 1" + Indent at: 1.25"
disruptive or distracting. Use must be limited to purposes related to the	
appearance. Personal electronic devices may not be used to communicate	
publicly about the case. Photography, video recording, and verbatim recording	
are prohibited. Audible rings or alarms are prohibited. In courtrooms, voice	
communication using personal electronic devices is prohibited. In sealed	
proceedings, personal electronic devices may not be used for communication.	
Mont. LBR December 15, 202 <u>43</u> Page	
51	

I

I

I

1

An attorney may authorize an employee to use a device in compliance with this paragraph, but attorney is exclusively responsible for the employee's conduct.

	(D)(D)Office of the United States Attorney.	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left +
	(i) The United States Attorney may authorize the use of cameras and personal electronic devices inside his or her office space but must prohibit any use of such devices in courthouse space and any photography or video recording showing courthouse space.	Aligned at: 1" + Indent at: 1.25"
	(ii) The following persons are authorized to bring personal electronic ⁴ devices into a courthouse but may not use such devices except as otherwise provided by this Local Rule:	Formatted: Indent: Left: 1.25", Hanging: 0.5"
	(a)employees of the United States Attorney's Office or the U.S. Department of Justice;	
	(b)provided they have business in the U.S. Attorney's Office, federal agents or other law enforcement officers and federal employees holding a federal Personnel Identity Verification card; and	
	(c)any individual identified in writing and signed by an Assistant	Formatted: Indent: Left: 1.63", Hanging: 0.38"
	United States Attorney and presented to Court security officers before the individual's entry.	
	(E) (E) Court reporters employed by or acting under contract with the Court may ⁴ use personal electronic devices. Photography and videorecording are prohibited. In courtrooms, personal electronic devices must not be used for voice communication and must not use audible rings or alarms.	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 1" + Indent at: 1.25", Tab stops: 1.5", Left + Not at 1"
	(F) (F) -Persons relying on personal electronic devices for medical reasons may use them. Photography and video recording are prohibited.	Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 1" + Indent at: 1.25"
	(G)By written order, a Judge may authorize the use of personal electronic ⁴ devices in administrative proceedings and photography or video recording on special occasions, such as naturalization or investiture proceedings.	Formatted: Indent: Left: 1", Hanging: 0.5", Tab stops: 1.5", Left + Not at 1"
(b) Broadcas	sting Prohibited.	Formatted: Font: 12 pt
(c) Diouucu	, and i remoted a	Formatted: Font: 12 pt
Inside the co medium, exc	ourthouses of this District, broadcasting is prohibited, regardless of technology or ept that:	·
(1)	The Court may permit electronic or photographic preservation of evidence and perpetuation of the record;	Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
(2)	The Court may also permit broadcasting, televising, or photographing of	Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:

Mont. LBR December 15, 20243 52

I

1

1

I

Page

1", Left + Not at 0.75

ceremonial proceedings; and

(3) The Court may conduct video conferences at the established Court locations in⁴-Butte, Billings, Great Falls, and Missoula and off-site locations.

Comment:

1

1

1

1

Mont. LBR 5073-1 is intended to mirror L.R. 1.3(d) and should be revised or amended to conform with L.R. 1.3(d).

RULE 5074-1. Telephone, Video, or In-Person Conferences and Hearings.

(a) **Conferences and Hearings**. The Court may schedule any matter in a bankruptcy case, contested matter, or adversary proceeding to be heard by video or telephonic conference. Any party in interest affected by or involved in such case, matter, or proceeding may request the Court to hear the matter by video conference or in person. The Court may, at its discretion, hold pretrial conferences in adversary proceedings, preliminary hearings on motions to modify, preliminary hearings, hearings on reaffirmation agreements, and any other matters requiring an emergency hearing by telephone. The Court, except within its discretion, will not conduct evidentiary hearings by telephone.

(b) **Expedited Hearings**. In accordance with Mont. LBR 9013-1(hi)(2)(N), the Court will grant or deny requests to hear matters on an expedited basis at its discretion. If a request for an expedited hearing is granted, the moving party shall serve the Order granting such relief on all parties entitled to notice within two business days unless directed otherwise by the Court.

(c) **Appearance by Video**, Any party or counsel wishing to appear at a court proceeding via video shall complete the "Notice of Remote Appearance" Form available on the Court's website (<u>https://www.mtb.uscourts.gov/notice-remote-appearance</u>) and submit the completed form to the Clerk at least three business days before the proceeding. Parties should submit one form per court date regardless of the number of matters they are appearing in on a given day.

- (1) Any party that intends to appear by video from a remote location shall file a notice at least three business days before the hearing and further certify that any witness will have access to all exhibits that may be the subject of direct or crossexamination, or exhibits used for impeachment or rebuttal purposes.
- (2) Parties shall confer before a hearing and ensure all witnesses have access to a copyof any exhibit utilized at the hearing.

Requests to appear remotely in contested matters may not be permitted at the Court's discretion depending on the issues to be adjudicated.

(d) **Recording Virtual Proceedings Prohibited**. Other than official court reporters and official electronic recorders employed by the Court, parties appearing remotely are not permitted to make audio or video recordings or take screenshots of the proceedings from any location by any means.

Mont. LBR December 15, 202<u>4</u>3 53 Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"

Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Form	natted: Font: 11 pt
Form	natted: Font: 12 pt
Form	natted: Font: 11 pt
Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Form	natted: Font: 11 pt
Form	natted: Font: 12 pt
Form	natted: Font: 11 pt
Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Form	natted: Font: 12 pt
Form	natted: Font: 11 pt

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stop 1", Left + Not at 0.75"
Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stop
1", Left + Not at 0.75"

Formatted: Font: 11 pt

Mont. LBR 5073-1, which relates to personal electronic devices and broadcasting, applies to parties appearing remotely or in virtual hearings.

(e) Additional Information to be Provided for Remote Witnesses. In addition to the Notice of Remote Appearance form, any individual desiring to appear by video that may be called to testify ("Remote Witness") shall also <u>fileprovide</u> the following information<u>in the case</u>:

- (1) The name and title (if any) of the Remote Witness;
- (2) The location (city, state, country) of the Remote Witness;
- (3) The place from which the Remote Witness will testify (e.g., home, office addresses are not required);
- (4) Whether anyone will be in the room with the Remote Witness during the testimony, and, if so, who and for what purpose;
- (5) Whether the Remote Witness will have access to any documents other than exhibits provided to the Court and the parties, and if so, what documents; and
- (6) The participants' intent, or lack thereof, to seek sequestration of witnesses under Federal Rule of Evidence 615.

(f) **Exchange of Exhibit and Witness Lists.** The parties involved in video and in-person conferences and hearings shall exchange proposed witness and exhibit lists and copies of all proposed exhibits, and file such lists and exhibits with the Court at least three business days before a hearing or trial.

- (1) Witness and exhibit lists may be combined into one document. Copies of all proposed exhibits shall be attached to such list, and each exhibit must be electronically filed as a separate .pdf document; or as a single .pdf document with each exhibit bookmarked and identified therein. The location of any witness appearing remotely shall be disclosed in the witness list so counsel can coordinate exhibits necessary for that witness.
- (2) The moving party in a contested matter and the plaintiff in an adversary proceeding shall identify exhibits in numerical sequence commencing with the number 1. The responding party in a contested matter and the defendant in an adversary proceeding shall identify exhibits in alphabetical sequence commencing with the letter A. If multiple parties are involved, before a hearing or trial, the parties shall determine an identification sequence that eliminates any duplicative sequence.

(3) Failure to timely exchange and file proposed witness and exhibit lists and copies of proposed exhibits in accordance with this Local Rule may result in the Court barring any undisclosed witness testimony and denying the admission of any exhibit not disclosed or exchanged.
 (3)

Mont. LBR December 15, 202<u>4</u>3 54

(1)

(2)

Page

Formatted: Font: 12 pt
Formatted: Font: 11 pt
Formatted: Indent: First line: 0", Tab stops: 1", Left + Not

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"

at 0.75"

Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75" Formatted: Font color: Black		
Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	-	Formatted: Font: 12 pt
Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	-	Formatted: Font: 12 pt
Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	\sum	Formatted: Font: 11 pt
Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	$\langle \rangle$	Formatted: Font: 12 pt
Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	$\left(\right)$	Formatted: Font: 11 pt
Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"	$\left(\right) $	Formatted: Font: 12 pt
Formatted: Font: 11 pt Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"		Formatted: Font: 12 pt
Formatted: Font: 12 pt Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"		Formatted: Font: 12 pt
Formatted: Font: 11 pt Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"		Formatted: Font: 11 pt
Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"		Formatted: Font: 12 pt
1", Left + Not at 0.75"		Formatted: Font: 11 pt
Formatted: Font color: Black		, , , , , ,
	Η	Formatted: Font color: Black

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:

Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:

1", Left + Not at 0.75" Formatted: Font color: Black

1", Left + Not at 0.75'

			Formatted: Font color: Black
(4)	Any impeachment exhibits shall be circulated to the Court and counsel at least three		Formatted: Font color: Text 1
	days before the scheduled hearing or trial. Each impeachment exhibit shall be		
	separately labeled, in a .pdf format, and password protected. Counsel shall not use		
	the same password for each impeachment exhibit. Counsel shall ensure that all		
	impeachment exhibits are accessible to the witness. If an impeachment exhibit is		
	utilized at the hearing or trial, counsel shall identify it by its title, request the witness		
	to access it, and provide the Court and all parties with the unique password.		
<u>(4)</u>	•	<	Formatted: Font color: Text 1
(5)	-Except as the Court may otherwise allow, all exhibits shall be electronically filed.		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
(5)	- *		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
(6)	For purposes of any hearing or trial, counsel for the proponent of the exhibit shall		Formatted: Font color: Black
	be responsible for ensuring that sufficient copies of any exhibit that may be utilized are available for any witness in the courtroom.		
(g) Testimon	y by Remote Witnesses. The Court will administer the oath to each remote witness	_	Formatted: Font: 12 pt
	leo hearing, and it shall have the same effect as if the Court swore in the witness in	-	Formatted: Font: 11 pt
	ollowing shall apply as additional safeguards for testimony by Remote Witnesses:		
(1)	No person, including counsel, shall be permitted to be in the same room with any-		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:
	remote witness unless specifically and expressly authorized by the Court before the		1", Left + Not at 0.75"
	Remote Witness begins testifying.		
(2)	No person shall communicate in any manner with a Remote Witness during his or-		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:
	her testimony, except by direct examination and cross-examination on the record,	l	1", Left + Not at 0.75"
	unless specifically and expressly authorized by the Court before the communication		
	occurs.		
(2)	Demote Witnesses shall have before them only the exhibits provided to the Courts		Formattad Indonti Laft: 0.5" Hanging: 0.5" Tab store:
(3)	Remote Witnesses shall have before them only the exhibits provided to the Court- for consideration in connection with the matters set for hearing and no other		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops: 1", Left + Not at 0.75"
	documents or data.		
(4)	The Court or any party may request that the Remote Witness display identification4-		Formatted: Indent: Left: 0.5", Hanging: 0.5", Tab stops:
	or request that one or more participants verify the identity of the Remote Witness		1", Left + Not at 0.75"
	if there is any question about the identity of the Remote Witness.		
The Court	diamalif		
	ay disqualify any Remote Witness from testifying, enter sanctions, or take other ction if, during testimony by a Remote Witness or otherwise, it is discovered that the		
	ess is being coached or otherwise communicated to; there is an undisclosed person		
	ith the Remote Witness; or the Remote Witness has notes or other documents in their		
	at have not been disclosed.		

Comment:

I

L

1

1

Mont. LBR December 15, 202<u>4</u>3 55 Each exhibit must be filed or bookmarked separately, so the Court and other parties may easily retrieve each individual exhibit from the electronic filing. Transcripts from Rule 2004 examinations or meeting of creditors pursuant to 11 U.S.C. § 341 creditor meetings used for impeachment purposes do not need to be filed with the Court. Such transcripts only need to be filed with the Court if they will be used for evidentiary purposes.

RULE 5077-1. Availability of Audio Files of Court Proceedings on the Public Docket

Digital recordings of court proceedings will be made available on the public docket as a convenience. These recordings will not be considered the official record for any purpose; however, counsel may refer to the minute and seconds of an audio recording in their briefings before this Court but not for purposes of appeal or impeachment at an evidentiary hearing. If an individual requires an official record of a hearing for any purpose, a transcript must be ordered using the appropriate procedure. It is the responsibility of each party and/or their counsel to notify the Court and courtroom deputy of their desire to restrict audio from the public docket during or before the court proceeding.

RULE 5078-1. Clerk's Fees in Chapter 13 Cases.

Unless otherwise ordered, trustee in a Chapter 13 case shall pay any claim of the Clerk of Court for fees or costs incurred in a case at the time of the initial distribution under the plan. The Clerk shall provide a statement of such fees or costs to trustee immediately following the confirmation of the plan.

Related Authority: 28 U.S.C. § 1930

PART VI

RULE 6004-1. Notice of a Proposed Sale by Trustee or Debtor in Possession.

A notice of a proposed sale filed by trustee or debtor in possession shall include the 21-day notice provided in Mont. LBR 9013-1 and the information required by Fed. R. Bankr. P. 2002(c)(1). In accordance with Fed. R. Bankr. P. 9006(c)(1), the 21-day notice period may be reduced for good cause shown. A party in interest may file a response and request a hearing pursuant to Mont. LBR 9013-1.

Related Authority: Fed. R. Bankr. P. 6003 and 6004

Comment:

It should be noted that Fed. R. Bankr. P. 6003 now provides that within 21 days after the filing of a petition, the Court shall not grant relief regarding a motion to use, sell, lease, or otherwise incur an obligation regarding property of the estate, except to the extent that relief is necessary to avoid immediate and irreparable harm. The Court can make the

Mont. LBR December 15, 202<u>4</u>3 56

order approving the motion retroactive to the date of its filing.

RULE 6006-1. Motions for Assumption or Rejection of an Executory Contract or Unexpired Lease.

(a) **Motion.** A motion for assumption or rejection of an executory contract or unexpired lease pursuant to 11 U.S.C. § 365 shall be made in compliance with Mont. LBR 9013-1 and in conformity with Mont. LBF 25, if appropriate, and promptly served in a Chapter 9 or 11 case upon any committee appointed under the Code or its authorized agent, or, if no committee has been appointed, creditors listed under Fed. R. Bankr. P. 1007(d). Executory contract or lease documents shall be attached to the motion unless such documents are attached to a timely filed proof of claim or otherwise located in the file, and reference to such proof of claim by number or file location by docket number shall be made in the motion.

(b) Response to Motion.

1

- (1) _____A response must comply with Mont. LBR 9013-1. Any response must state with * specificity the grounds for all objections, including citation to applicable statutes and case law, provisions of the executory contract or unexpired lease in question, and the facts regarding whether any default exists under the executory contract or unexpired lease.
- (2) _____If debtor or trustee proposes to offer a cure of default or adequate assurance, the response must state with specificity the terms of the cure or adequate assurance debtor or trustee offers to provide (e.g., periodic payments, substitute liens, or other indubitable equivalents).

(c) **Stipulation for Assumption or Rejection of Executory Contract or Unexpired Lease.** A stipulation for assumption or rejection of an executory contract or unexpired lease, joined by creditor, debtor, and trustee, if any, may be filed, together with a proposed order, and an order shall be issued without a hearing.

Related Authority: 11 U.S.C. § 365 Fed. R. Bankr. P. 6003, 6006, 9014

Comments:

Debtor, debtor's attorney, trustee, if any, U.S. Trustee, any affected creditor, and parties requesting special notice should be served with the motion. In a Chapter 11 case, in addition to the above entities, any appointed committees, or if no committees are appointed, then to creditors listed under Fed. R. Bankr. P. 1007(d) should be served with the motion.

It should be noted that Fed. R. Bankr. P. 6003 now provides that within 21 days after the filing of a petition, the Court shall not grant relief regarding a motion to assume or assign an executory contract or unexpired lease in accordance with 11 U.S.C. § 365, except to the extent that relief is necessary to avoid immediate and irreparable harm. The Court can make the order approving the motion retroactive to the date of its filing.

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

RULE 6007-1. Abandonment.

Abandonment or other disposition of property shall be accomplished pursuant to Fed. R. Bankr. P. 6007 and in conformity with Mont. LBF 11. Trustee or debtor in possession shall give notice to all entities specified in Fed. R. Bankr. P. 6007. Notices of proposed abandonment filed by trustee shall include the 14-day notice provided for in Mont. LBR 9013-1. A party in interest may file a response and request a hearing pursuant to Mont. LBR 9013-1. If no objections are filed, trustee or debtor in possession may abandon or otherwise dispose of the property without an order from the Court.

Related Authority: 11 U.S.C. § 554 Fed. R. Bankr. P. 6007

PART VII

RULE 7005-1. Service by Electronic Means.

Fed. R. Civ. P. 5, as amended, applies in adversary proceedings. In addition to other methods of service described in Fed. R. Civ. P. 5, service by electronic means is allowed provided the entity being served consents in writing to such electronic service. All authorized users of CM/ECF consent to electronic service. An entity or the Court may complete service under this Local Rule through electronic means by using the Court's transmission facilities, wherein the notice of electronic filing generated by CM/ECF (which contains a hyperlink to the filed document) shall constitute service (and proof of service) of the document, pleading, or other paper.

RULE 7016-1. Pretrial Procedures.

(a) **In Default Cases.** If the defendant has failed to appear or respond within the time permitted for an appearance or response, the procedure outlined herein shall not be applicable, but the Court may direct the non-defaulting party to appear or to file a pleading to note a default, the entry of a default judgment, and for scheduling a date for trial on the issue of damages if required by law. If the non-defaulting party fails to take action to prosecute its claim after reasonable notice to appear or to take such action, the Court may dismiss the proceeding for failure to prosecute.

(b) Case Scheduling Conference, Pretrial Conference, and Order.

Mont. LBR December 15, 202<u>4</u>3 58

(1)	Within 21 days after the defendant files an answer, the Court will issue an order- scheduling a telephone conference with all attorneys representing parties and with any self-represented litigant to discuss the following time limits in the case scheduling order: to complete discovery; to join parties and to amend pleadings; to file pretrial motions; to conduct and complete alternative dispute resolution procedures; to file the pretrial order; to exchange exhibits and identify witnesses; to file pretrial memoranda; and to set the trial date.	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(2)	The Court will issue an order containing the above time limits upon completion of the telephone conference. If multiple defendants exist in an adversary proceeding, the Court, in its discretion, may issue an order scheduling a telephone conference to establish appropriate dates for the appearing defendants and to determine the status of service of process on any unserved defendants.	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(3)	The Court, in its discretion, may set such additional pretrial conferences for expediting the disposition of the case, establishing early and continuing control, discouraging wasteful pretrial activities, improving thorough preparation, and facilitating the settlement of the case. During the case scheduling conference, the parties shall discuss whether alternative dispute resolution may be beneficial in resolving any contested issues.	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(4)	Pursuant to Fed. R. Civ. P. 26(d), as incorporated in Fed. R. Bankr. P. 7026, this- Court, through this Local Rule and by other appropriate orders, directs that discovery may be commenced without leave of Court after the complaint is filed. Furthermore, all parties are expected to informally satisfy the initial disclosure provisions contained in Fed. R. Civ. P. 26(a) without the need for any formal discovery requests.	Formatted: Indent: Left: 0.5", Hanging: 0.5"
	onference and Discovery Plan. During the case scheduling conference, the parties	

(c) **Initial Conference and Discovery Plan.** During the case scheduling conference, the parties shall orally discuss the names and addresses of individuals likely to have discoverable information, the need for and the names and addresses of possible expert witnesses, the existence and availability of documents, and a computation of damages, if applicable. Any information discussed shall be supplemented immediately upon discovering more complete or accurate information. Parties shall further discuss a discovery plan that addresses the nature and complexity of the claims or defenses alleged in the litigation.

Related Authority: Fed. R. Bankr. P. 7016 and 7026 Fed. R. Civ. P. 16 and 26

Comment:

Mont. LBR 7016 and 7026 are based on Fed. R. Civ. P. 16 and 26, as incorporated in Fed. R. Bankr. P. 7016 and 7026. To promote thorough trial preparation, to conserve scarce judicial resources, and to expeditiously conclude litigation, the Court, under these Local Rules and the discretion and authority permitted by the rules to issue orders modifying strict compliance with the federal rules given the varying nature and complexity of the adversary proceedings filed before the Court, shall generally consolidate and coordinate the conferences and disclosures required under the federal rules.

Mont. LBR December 15, 202<u>4</u>3 59

RULE 7016-2. Continuances of Dates Set in Case Scheduling Order.

Parties and their attorneys are governed by the dates outlined in the Order entered immediately after the pretrial conference, and no extensions or continuances shall be granted in the absence of a showing of good cause. Mere failure on the part of counsel to proceed promptly with the normal processes of discovery shall not constitute good cause for an extension or continuance.

RULE 7026-1. Discovery.

(a) **Initial Disclosure.** The provisions of Fed. R. Civ. P. 26(a)(1), as incorporated in Fed. R. Bankr. P. 7026 shall not apply in adversary proceedings unless ordered by the Court on a case-by-case basis, except as provided in Mont. LBR 7016-1(b)(4). Mont. LBR 7016-1(c) provides that the initial disclosures and the discovery plan shall be considered and discussed during the case scheduling conference. Before the completion of the case scheduling conference, parties may commence discovery without leave of court. *See* Mont. LBR 7016-1(b).

(b) **Transcripts of Depositions.** No party shall take more than ten depositions, whether upon oral examination under Fed. R. Bankr. P. 7030 or written questions under Fed. R. Bankr. P. 7031. Exceptions to this Local Rule may be granted by the Court only upon written motion showing good cause. Original transcripts of depositions need not be filed with the Clerk of Court.

(c) **Requirement of a Writing.** All objections to interrogatories, depositions, requests, applications under Fed. R. Bankr. P. 7037, and all motions and replies concerning discovery matters shall be in writing and recite the offending interrogatory, deposition, request, or application with specificity. If time does not permit the filing of a written motion, the Court may, in its discretion, waive this requirement.

(d) **Objections to Discovery Process.** An objection to any interrogatory, deposition, request, or application under Fed. R. Bankr. P. 7037 shall be filed within 30 days after service of the offending interrogatory, deposition, request, or application unless otherwise ordered by the Court. Filing an objection shall not extend the time within which the objecting party must otherwise answer or respond to any discovery matter not explicitly included in the objection.

(e) **Mandatory Conference among Attorneys.** The mandatory Fed. R. Civ. P. 26(f) conference, as incorporated in Fed. R. Bankr. P. 7026, shall be conducted in conjunction with the case scheduling conference pursuant to Mont. LBR 7016-1(b). Attorneys are further encouraged to participate in non-court, pretrial discovery conferences to decrease contentious actions by attorneys and parties and the filing of unnecessary discovery motions. A motion concerning a discovery dispute shall not be filed until all attorneys have explored the possibility of resolving the discovery matters in controversy. The Court will not consider any motion concerning a discovery matter unless the motion is accompanied by an attorney's statement that a good faith effort has been made to resolve the discovery matter at issue.

(f) No Filing of Discovery with Court. Discovery of any type shall not be filed with the Court at

Mont. LBR December 15, 202<u>4</u>3 60

any time unless a discovery dispute occurs and appropriate motions are filed, or the Court directs the parties to file discovery. A notice that discovery is occurring shall not be filed with the Court.

(g) **Motions to Compel.** After a discovery request is objected to or not complied with in a timely manner, and if not otherwise resolved under subsection (e) of this Local Rule, it is the responsibility of the party initiating discovery to place the matter before the Court in a timely manner. A motion must be filed under Fed. R. Bankr. P. 7037, and in compliance with Mont. LBR 9013-1, to compel an answer, production, designation, or inspection. However, a party properly notified of a deposition must appear and submit to the deposition unless a motion to quash has been granted.

(h) **Other Discovery Motions.** Motions for a protective order under Fed. R. Civ. P. 26(c) conference, as incorporated in Fed. R. Bankr. P. 7026, and motions to compel physical or mental examination, including Fed. R. Bankr. P. 7035 shall comply with Mont. LBR 9013-1 and subsection (f) of this Local Rule.

(i) **Discovery Replies.** A response to a discovery motion and request for a hearing shall be filed in compliance with Mont. LBR 9013-1.

(j) **Compliance with Discovery Orders.** After the Court has ruled on a discovery motion, any answer, production, designation, inspection, or examination required by the Court shall be done within 14 days after the entry of the order of the Court, oral or otherwise, unless otherwise ordered by the Court.

(k) **Failure to Comply with Orders.** Should a party fail to comply with an order of the Court concerning discovery motions, it is the objecting party's responsibility to place the matter before the Court by a proper motion for supplementary relief under Fed. R. Bankr. P. 7037.

(1) **Unnecessary Discovery Motions or Objections.** The presentation to the Court of unnecessary discovery motions or requests, as well as unwarranted opposition to proper discovery proceedings, may subject the offender to remedies and sanctions, including the imposition of costs and attorney fees.

RULE 7055-1. Default and Default Judgment.

(a) **By the Clerk.** A judgment of default may be entered by the Clerk upon application for default judgment with affidavits and amount due, including costs and disbursements, if any, filed by the party entitled to judgment other than under 11 U.S.C. §§ 523 or 727. The affidavit shall include a statement that no defense or other response has been received, or if received, shall detail the defense or other response received. If the party in default has appeared in the proceeding, a notice of the application for default judgment shall be served pursuant to Fed. R. Civ. P. 55(b)(2), as incorporated in Fed. R. Bankr. P. 7055. The Court may order a hearing on any application for default judgment.

(b) Documents to Submit. A party that is entitled to have the Clerk enter a default judgment

Mont. LBR December 15, 202<u>4</u>3 61

pursuant to Fed. R. Civ. P. 55(b)(2) as incorporated in Fed. R. Bankr. P. 7055 must submit the following:	
(1)application for the Clerk's entry of default pursuant to subsection (2) below;	
 (2)The Clerk's entry of default, which will be completed by the Clerk's Office when⁴ the required information is verified; 	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(3)a motion for entry of default judgment by the Clerk pursuant to (4) below; and	
(4)a proposed default judgment with a statement showing the following:	
 (A)the principal amount due, not to exceed the amount of the original demand, giving credit for any payments and showing the amounts and dates of all payments; 	Formatted: Indent: Left: 1", Hanging: 0.5"
(B)a computation of accrued interest to the proposed date of judgment; and	
(C)any costs and taxable disbursements claimed.	
(c) Affidavit. An affidavit of counsel or the party seeking default judgment must be attached to the default request showing:	
(1) (1) that the party against whom judgment is sought is not an infant, an incompetent	Formatted: Font color: Black
(1) (1) that the party against whom judgment is sought is not an infant, an incompetent person, or in the military service;	Formatted: List Paragraph, Indent: Left: 0.5", Hanging:
person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R.	
person, or in the military service;	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at:
person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R.	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
 (2)that the summons and complaint were properly served in compliance with Fed. R. Bankr. P. 7004; 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
 person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R. Bankr. P. 7004; (3)that the party has defaulted on its obligation to appear or respond in the action; (4)that the amount shown by the statement is justly due and owing and that no part 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Indent: Left: 0.5", Hanging: 0.5"
 person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R.*Bankr. P. 7004; (3)that the party has defaulted on its obligation to appear or respond in the action; (4)that the amount shown by the statement is justly due and owing and that no part*thereof has been paid except as stated; and (5)that the disbursement sought to be taxed has been made in the action or will* 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Indent: Left: 0.5", Hanging: 0.5" Formatted: Indent: Left: 0.5", Hanging: 0.5"
 person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R. Bankr. P. 7004; (3)that the party has defaulted on its obligation to appear or respond in the action; (4)that the amount shown by the statement is justly due and owing and that no part thereof has been paid except as stated; and (5)that the disbursement sought to be taxed has been made in the action or will necessarily be made or incurred. 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Indent: Left: 0.5", Hanging: 0.5" Formatted: Indent: Left: 0.5", Hanging: 0.5"
 person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R. Bankr. P. 7004; (3)that the party has defaulted on its obligation to appear or respond in the action; (4)that the amount shown by the statement is justly due and owing and that no partethereof has been paid except as stated; and (5)that the disbursement sought to be taxed has been made in the action or willencessarily be made or incurred. The Clerk shall then enter judgment for principal, interest, and costs. (d) By the Court. The party applying for entry of default judgment pursuant to Fed. R. Civ. P. 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Indent: Left: 0.5", Hanging: 0.5" Formatted: Indent: Left: 0.5", Hanging: 0.5"
 person, or in the military service; (2)that the summons and complaint were properly served in compliance with Fed. R.•Bankr. P. 7004; (3)that the party has defaulted on its obligation to appear or respond in the action; (4)that the amount shown by the statement is justly due and owing and that no partethereof has been paid except as stated; and (5)that the disbursement sought to be taxed has been made in the action or willencessarily be made or incurred. The Clerk shall then enter judgment for principal, interest, and costs. (d) By the Court. The party applying for entry of default judgment pursuant to Fed. R. Civ. P. 55(b)(2), as incorporated in Fed. R. Bankr. P. 7055, must file the following papers: 	Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75" Formatted: Indent: Left: 0.5", Hanging: 0.5" Formatted: Indent: Left: 0.5", Hanging: 0.5"

62

(3) _____an itemized statement and basis regarding damages being requested.

Related Authority: Fed. R. Bankr. P. 7055 Fed. R. Civ. P. 55

RULE 7056-1. Summary Judgment.

1

(a) **Summary Judgment Motions.** In addition to the following requirements, Mont. LBR 9013-1 and Mont. LBR 9013-2 shall apply to summary judgment motions, except for provisions dealing with the noticing of hearings. No hearings shall be held in connection with summary judgment motions unless ordered by the Court.

(1)	Statement of Uncontroverted Facts A separate, short, and concise	"Statement	Formatted: Font color: Black
	of Uncontroverted Facts" must accompany every motion for summar		Formatted: Font color: Black
	Failure to submit this statement constitutes grounds for denial of the		Formatted: Font color: Black
	statement shall set forth each fact separately, in serial, not narrative specify the specific portion of the record where the fact can be found (e. deposition, etc.)		Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
(2)	Statement of Genuine Issues. Opposition to a motion for summary j any, must be filed within 14 days after the motion is served and must of Mont. LBR 9013-1. A separately identified, short, and concise "S Genuine Issues," setting forth the opposing party's specific facts that genuine issue of material fact precluding summary judgment in favor of party, must be filed by the party opposing the motion together with an brief.	comply with tatement of t establish a t the moving	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(3)	Reply Brief. A reply brief may be filed by the movant within 14 da opposition to the motion for summary judgment is served and must c Fed. R. Civ. P. 56.		Formatted: Indent: Left: 0.5", Hanging: 0.5"
<u>(4)</u>	Facts Admitted. All material facts in the moving party's St Uncontroverted Facts are deemed to be admitted unless controverted by of Genuine Issues filed by the opposing party.		Formatted: Indent: Left: 0.5", Hanging: 0.5"
(<u>5</u> 4) _	Time for Filing. Summary judgment motions must be filed by the dation in the pretrial scheduling order.	te specified	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(<u>56</u>) _	Stipulation. Alternatively, the parties may file a stipulation sett "Statement of Stipulated Facts" with a representation that no genuin material fact exist. Such stipulation is solely for the purpose of con summary judgment motion and is not otherwise binding.	ne issues of	Formatted: Indent: Left: 0.5", Hanging: 0.5"
/Iont. LBR I	December 1 5 , 202 <u>4</u> 3	Page	

63

(b) **No Tolling.** A summary judgment motion does not toll time requirements for filing a motion or answer pursuant to Fed. R. Bankr. P. 7012(b), or for complying with any other dates outlined in a pretrial scheduling order.

(c) **Consideration by the Court.** Nothing in this Local Rule shall require the Court to review portions of the record in response to a motion where the moving papers do not make specific reference to portions of the record. To expedite a decision or for other good cause, the Court may, on notice to all parties, rule on a motion before the expiration of the 14 days ordinarily permitted for filing opposition papers. To expedite a decision and for other good cause, the Court may *sua sponte*, on notice to all parties, deny a motion before the expiration of the 14 days ordinarily permitted for filing opposition papers.

(d) **Oral Arguments.** Unless the Court orders otherwise, no formal hearing on a motion for summary judgment will be conducted, and the Court shall consider and rule upon the merits of any such motion upon the expiration of the reply deadline without oral arguments by the parties.

Related Authority: Fed. R. Bankr. P. 7012(b) and 7056 Fed. R. Civ. P. 56

PART IX

RULE 9001-1. Definitions.

The terms "documents" and "papers" used in these Local Rules include those filed or transmitted electronically.

RULE 9003-1. Ex Parte Contact.

No attorney, accountant, party in interest, or any of their employees shall engage in any *ex parte* meetings or communications with the Judge or Chambers' staff concerning any disputed issue of fact or law in a particular case, matter, or proceeding. This Local Rule does not limit or prohibit *ex parte* presentation of emergency or administrative matters, or *ex parte* applications contemplated by the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, or these Local Rules.

RULE 9004-1. Case Numbering for Pleadings.

The case number provided in every pleading filed with the Court shall be in the following format:

0:12-bk-34567-ABC

Mont. LBR December 15, 202<u>4</u>3 64

1

The first digit preceding the colon corresponds to the filing division. The year the case was filed follows the colon. Next, either "bk" for a bankruptcy case or "ap" for an adversary proceeding follows the hyphen. Next, the case number follows the hyphen. The assigned judge's initials follow the last hyphen and complete the case number.

RULE 9005-1. Constitutional Challenge to a Statute – Notice, Certification, and Intervention.

In any case in which the constitutionality of (a) an Act of Congress is brought into question and in which the United States or any agency, officer, or employee thereof is not a party, or (b) a statute of a state is brought into question and in which the state or any agency, officer or employee thereof is not a party, the party raising the constitutional issue shall comply with 28 U.S.C. § 2403, Fed. R. Civ. P. 5.1, Mont. R. Civ. P. 5.1, or any other state's applicable rule or statute.

Related Authority: Fed. R. Bankr. P. 7005 and 9006(f) Fed. R. Civ. P. 5(b)(2)(D)

RULE 9007-1. Notice to Creditors and Others in Chapter 7 Asset Cases, and Chapter 12 and 13 Cases.

Unless otherwise specified in the Fed. R. Bankr. P., after the time for filing claims has expired in Chapter 7, 12, and 13 cases, notice need only be served on debtor, trustee, and their respective attorneys, U. S. Trustee, creditors having timely filed proofs of claim, and entities explicitly requesting copies of all notices; however, all creditors on the Clerk of Court's shall be served with copies of the final reports and accounts filed by Chapter 7 trustees; and only those creditors who filed timely proofs of claims shall be served with copies of final reports and accounts filed by Chapter 12 or 13 trustees.

Related Authority: Fed. R. Bankr. P. 2002(h)

RULE 9009-1. Form of Chapter 12 and 13 Plans.

(a) **Chapter 12 Plans.** A Chapter 12 plan shall conform to Mont. LBF 14 and must include a liquidation analysis, and the projected income and expenses for the term of the plan.

(b) Chapter 13 Plans. Debtor's Chapter 13 plan shall conform to Mont. LBF 19.

Related Authority: 11 U.S.C. §§ 1221 and 1321

Comment:

Mont. LBR December 15, 202<u>4</u>3 65

Debtor shall file and serve all creditors and trustee with Debtor's Chapter 12 or 13 plans. In Chapter 13 cases, reference should be made to the particular Local Rules that pertain to estimated attorney fees and costs, as contained in Mont. LBR 2016-1, and the Committee Note pertaining to such Local Rule.

RULE 9011-1. Signing of Papers; Representations to the Court.

(a) **Signing of Papers.** All pleadings, motions, and other papers submitted for filing shall be signed by an attorney of record in attorney's name, or if there is no attorney, by the party, except that debtor shall sign the petition, schedules, statements, and plan, if any. *See* Signature Compliance, Mont. LBR 5005-2(c).

(b) **Electronic Signatures.** Any person signing a document that will be electronically filed shall use either "/s/ Joseph P. Smith [person's name]" or "Joseph P. Smith [electronic cursive signature]." This signature shall constitute the signature of the person for purposes of Fed. R. Bankr. P. 9011. The original declaration under penalty of perjury relating to the petition, statements, schedules, and any amendment to any of these types of documents, shall be transmitted by personal delivery, mail, or electronic means to the Clerk and, if necessary, shall be scanned into the CM/ECF system. The signature appearing on the electronic document shall be the original. The Clerk shall not retain any originally signed documents but shall return them to the submitting person, provided such person has presented the Clerk with a stamped, self-addressed envelope. If no envelope is presented, the Clerk will dispose of the document. Any password required for electronic filing shall be used only by the entity to whom the password is assigned.

RULE 9011-2. Reminders to the Court.

If a Judge has any matter under advisement, including but not limited to a motion or decision in a bench trial, for more than 60 days, each party affected by the undecided matter <u>mayshall</u> send to the Judge a letter particularly describing the matter under advisement and stating the date the matter was taken under advisement. As long as the matter remains under advisement, each party shall send a similar letter to the Judge at intervals of 45 days after that.

RULE 9013-1. Motion Practice.

1

1

(a) **Applicability.** This Local Rule applies to all motions, applications, and other pleadings requesting an order unless governed by Mont. LBR 9013-1(<u>eh</u>), in all contested matters and adversary proceedings.

(b) **Form.** All motions, including objections to discovery, shall be in writing, except those made during trial or a hearing.

(c) **Content of Motion.** The body of a motion or an accompanying brief shall state with particularity the relevant law by section and the relevant procedure by rule upon which the moving party relies, specify all relief requested, and include a brief statement explaining why the relief should be granted. If a motion consists of several documents, the moving party shall serve to any party relevant excerpts of all documents and all exhibits.

Mont. LBR December 15, 202<u>4</u>3 66 (1)-Multiple Motions. Except for alternative requests for relief or as otherwise provided by ruleor order of the court, each motion must be a separate document and filed separately. A document containing multiple motions shall not be filed multiple times using different events. If a party seeks to address two motions in a single filing (e.g., an opposition to summary judgment and a crossmotion for summary judgment), a separate filing for each document must be made. However, the second filing may simply indicate that it incorporates the first filing by reference and need not duplicate it in its entirety.

(ed) Service of Motion, Response, and Other Pleadings.

(d)

- (1) (1) Minimum Service. In addition to all parties entitled to service under the Fed. R. Bankr. P., at a minimum, parties shall electronically serve notice of their respective papers upon all opposing attorneys, U.S. Trustee, trustee, if any, and any self-represented litigants and serve by mail any entity not receiving electronic service. The serving party shall file a Certificate of Service with the Clerk for all entities not receiving electronic service but receiving service by mail or other means.
- (2) Certificate of Service or Transmittal. Unless otherwise noted in this Local Rule, an original certificate of service shall be incorporated in, or attached to, each original pleading whenever service or transmittal of a document is accomplished by mail or other means and shall be filed with the Clerk. A certificate of service does not need to include entities served electronically through CM/ECF. The copies served on other entities shall also reflect such proof of service. All proofs of service, except those made by the Clerk or by electronic service under Mont. LBR 9013-1(de)(3), shall be made by a verified statement, under penalty of perjury, identifying the document and stating the date on which it was served or transmitted, the method by which service was accomplished, and include the name and address of each entity served. When a party relies upon a mailing matrix to serve or transmit a document, the party shall attach a copy of the mailing matrix relied upon by the party.
- (3) Service by Electronic Means. For purposes of service of motions, documents, pleadings, and other papers, Fed. R. Civ. P. 5(b) shall apply. Service by electronic means is allowed, provided the entity being served consents in writing to such electronic service. All authorized users of CM/ECF have consented to receive electronic service. An entity or the Court may complete service under this Local Rule through electronic means by using the Court's transmission facilities, wherein the notice of electronic filing generated by CM/ECF (which contains a hyperlink to the filed document) shall constitute service of the motion, document, pleading, or other paper without the need for a separate certificate of service on those parties served by electronic means.

Mont. LBR December 15, 202<u>4</u>3 67 Formatted: Justified, Indent: Left: 0"

Formatted: Font color: Black
Formatted: Font color: Black
Formatted: Font color: Black
Formatted: List Paragraph, Indent: Left: 0.5", Hanging: 0.5", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"
Formatted: Font color: Black
Formatted: Font color: Black
Formatted: Font color: Black
Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

(ef) Notice of Opportunity to Respond. After each motion, in bold and conspicuous print, the moving party shall include the following language, unless another applicable rule provides for a longer or shorter notice and response period than 14 days (See (f) below):

NOTICE OF OPPORTUNITY TO RESPOND AND REQUEST A HEARING

If you object to the motion, you must file a written responsive pleading and request a hearing within 14 days of the motion's date. The responding party shall schedule the hearing on the motion at least 21 days after the date of the response and request for a hearing and shall include in the caption of the responsive pleading in bold and conspicuous print the date, time, and location of the hearing by inserting in the caption the following:

NOTICE OF HEARING
Date:
Time:
Location:

If no objections are timely filed, the Court may grant the relief requested as a failure to respond by any entity shall be deemed an admission that the relief requested should be granted.

(fg) Longer or Shorter Notice and Response Periods. If a Fed. R. Bankr. P., or other applicable authority provides a notice period that is longer or shorter than 14 days, the motion should include the Notice required under 9013-1(ef), except the period within which a responsive pleading is required shall be amended to include the correct notice period, (7, 21, 28, or another notice period that may be required).

(<u>eh</u>) **Response to Motion.** Unless otherwise provided by the Local Rules, any entity objecting to a motion shall file a response and request a hearing within 14 days of the motion's date and shall, in the response, notice the contested matter for a hearing by including in the caption of the responsive pleading the date, time, and location of the hearing by inserting in the caption in bold and conspicuous print the Notice of Hearing as specified in the subpart (e) above. The notice of the hearing shall provide that the hearing on the contested matter shall be scheduled at the earliest hearing day following the expiration of the 21 days counted after the date of the response and request for a hearing is filed within 14 days of the motion's date, the Court may grant the relief requested as a failure to respond by any entity shall be deemed an admission that the relief requested should be granted. Any response must state with specificity the grounds for all objections, including citation to applicable statutes and case law, provisions of any executory contract or unexpired lease in question, and the facts regarding whether any default exists.

(hi) Exception for Specific Matters.

Mont. LBR December 15, 202<u>4</u>3 68

I

1

(1) **Matters Governed by Other Rules.** The following matters are governed by the identified Local Rules and follow a similar procedure outlined in Mont. LBR 9013-1:

- (A) Motions to Modify Stay, Mont. LBR 4001-1;
- (B) Objections to Proofs of Claim, Mont. LBR 3007-1;

(C) Objections to Exemptions, Mont. LBR 4003-3;

(D) Motions to Avoid Liens and Nonpossessory, Non-purchase Money Security Interests, Mont. LBR 4003-4;

(E) Motions for Assumption or Rejection of Executory Contracts and Unexpired Leases, Mont. LBR 6006-1;

(F) Motions to Dismiss or Convert, Mont. LBR 1017-1; and

(G) Objections to Late Filed Claims, Mont. LBR 3002-1.

(2) Matters the Court Will Routinely Grant or Deny, with the Right to Request a Hearing. Upon motion and the submissions of a proposed order, the following matters will be routinely granted or denied, without notice or a hearing, in the Court's discretion, with any party in interest having the right to object, request a hearing, and schedule a hearing to reconsider the issuance of any Order within 14 days of the Order's date.

(A) Employment of Professionals, subject to Fed. R. Bankr. P. 6003(a);

- (<u>A</u>B) Change of Venue;
- (\underline{B}) Motion for Rule 2004 Examination;

(**DC**) Dismissal for Failure to Pay Filing Fee, *see* Mont. LBR 1006-1(b)(3);

- (ED) Extending Time to Pay Filing Fee;
- (\underline{FE}) Redemption of Property;
- (<u>FG</u>) Substitution of an Attorney;
- (HG) Amending Schedules or Statement of Financial Affairs;
- (HI) Motion to Appear pro hac vice;
- (JJ) Reaffirmation Agreements (when signed by debtor, creditor, and attorney);
- (KJ) Continuance/Rescheduling of Hearing;

Mont. LBR December 15, 202<u>4</u>3

Page

- (LK) Debtor's Motion to Convert from Chapter 11 to Chapter 7;
- (LM) Entry of Default;
- $(\mathbb{N}\underline{M})$ Expediting Hearing;
- (ON) Extending Time to File Proofs of Claim;
- (PO) Participation in ASCS Program;
- (QP) Pay Filing Fees in Installments;
- (RQ) Recusal of Judge;
- (<u>SR</u>) Reopening Chapter 7, 11, 12, or 13 Case;
- (**<u>TS</u>**) Establish Bar Date for Proofs of Claim;
- (UT) Conduct Appraisal by Creditor of Debtor's Property;
- $(\underbrace{\Psi U})$ Withdrawal of Trustee's No Distribution Report;
- $(\underbrace{\Psi V})$ Motion for Final Decree in Chapter 11 case;
- $(\underline{X}\underline{W})$ Leave to Appeal;
- $(\underline{\mathbf{YX}})$ Stay Pending Appeal;
- (\underline{ZY}) Motion to File Briefs Longer than 15 pages;
- (AAZ) Extending Time to File Motion to Dismiss Under § 707(a) or (b);
- (BBAA) Extending Time to File Schedules and/or Statements of Financial Affairs;
- (CCBB) Notice of Amendment of Statement of Social Security Number;
- (DDCC) Compelling Turnover of Documents to the U.S. Trustee;
- (EEDD) Motion to Defer Entry of Discharge under Fed. R. Bankr. P. 4004(c)(2);
- (FFEE) Motion by Chapter 7 Trustee for Authority to Operate Business Under § 721;
- (GGFF) Motion to Extend Time to Obtain 15-Day Extension of Temporary Exemption from Credit Counseling Requirement Under § 109(h)(3);

Mont. LBR December 15, 202<u>43</u> 70

I

(HHGG) Motion to Shorten Notice under Fed. R. Bankr. P. 9006(c)(1): and

(HHH) Motion for Hearing

Ì

I

ĺ

(ij) Notice Required Instead of Motion. Notices and not motions may be filed for the following matters:

(1)	_Trustee's deposit of funds into the Court registry;	Formatted: Indent: Left: 0.5", Hanging: 0.5"
(2)	_Debtor's conversion of a case from Chapters 12 or 13 to another chapter; a	nd
(3)	_Debtor's amendment of petition, schedules, statement of financial affairs,	and any Formatted: Indent: Left: 0.5", Hanging: 0.5"
	other statement, See Mont. LBR 1007-1 and 1009-1.	
bph propord	d Order. Proposed orders shall be submitted via email by the moving part <u>@mtb.uscourts.gov</u> email address. All proposed orders shall be submitted in a rith Microsoft Word unless expressly directed by the Court to be submitted rmat.	format
(1)	The email subject line of all proposed orders shall contain the following	tems in Formatted: Indent: Left: 0.5", Hanging: 0.5"
	the following order: (A) date the item was ripe; (B) case number, in cor	formity
	with Mont. LBR 9004-1; (C) the last name or the business name of debtor;	
	docket number of the filed motion corresponding to the proposed order; a	
	brief description (e.g., 8/3/22; 0:01-10001, Smith; ECF No. 10 (Order C Motion to Dismiss)).	iranting
	Motion to Dismiss)).	Formatted: Indent: Left: 0.75", No bullets or numbering
(2)	Proposed order titles shall follow Mont. LBR 9013-1(ik)(1) naming conv	
	except that the case number shall be shortened. (e.g., 8/3/22; 01-10001, Smi	th; ECF
	No. 10 (Order Granting Motion to Dismiss)).	Formatted: Superscript
(3)	Except as otherwise provided in Mont. LBR 9013-1(hi)(2), proposed ord not be submitted unless (A) the applicable response or objection period has	
	(including any additional time afforded to parties receiving service via ma	
	Fed. R. Bankr. P. 9006(f)); (B) no timely responses or objections to the moti	
	been filed; and (C) the moving party has filed a certificate of no o	
	conforming with LBF 43. No party shall be entitled to the relief sought by	
	until an appropriate proposed order is submitted in accordance with this Loc	al Rule.
(4)	Submission of a proposed order constitutes counsel's representation that	service Formatted: Indent: Left: 0.5", Hanging: 0.5"
	has been completed in conformity with applicable rules, that any applicable	
	period has expired without objection (including additional time for mailing	ng), and
	the matter is ripe for the entry of an order.	
Deviation 6	m Mont I DD 0012 1(ib)(1) is processing to control with Minn 0 W 12	Formattada Cuparazint
	om Mont. LBR 9013-1($\frac{1}{k}$)(1) is necessary to comply with Microsoft Word's nutilizing the colon punctuation in a word document title.	
		Age
71		*5*

(5) If a timely objection has been filed and the subject motion has been set for a hearing or otherwise appears on the Court's calendar, a proposed order shall not be submitted unless requested by the Court.

- (6) Form of Proposed Orders
 - (A) ____All proposed Orders shall be submitted in Times New Roman size 12 font.
 - (B) ____All proposed Orders in the case shall use the following caption:

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA

In re

NAME OF DEBTOR(S)

Case No. 0:00-bk-12345-ABC

Debtor(s).

(C) All proposed Orders in an adversary proceeding shall use the following caption:

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA

In re

JOHN DOE,

Case No. 0:00-bk-12345-ABC

Debtor.

ROGER TRUSTEE,

Adv. No. 0:00-ap-78910-ABC

Plaintiff.

-vs-

I

JOHN DOE,

Defendant.

Mont. LBR December 15, 202<u>4</u>3 72 Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

(D) All proposed orders shall state with particularity the relevant law and/or rule⁴ upon which the moving party seeks the relief requested and include a brief statement explaining why the relief should be granted. See <u>https://www.mtb.uscourts.gov/local-forms</u>; See also Court's Guidelines on Proposed Orders for samples.

All forms of proposed orders submitted to the Court shall not include a signature line.

(k) Attendance at Hearings. Any party proposing or opposing a motion or application that does not intend to actively pursue or oppose the same shall immediately notify all attorneys of record, self-represented litigants, and Clerk so that the Court, all attorneys, and any self-represented litigants are not required to devote unnecessary attention to the matter or to appear in court. Unless excused by the Court, the failure of any party to attend a duly noticed hearing shall be deemed to waive the pleading, objection, or motion, and is deemed to consent to sustaining or granting the relief sought by the attending party.

(Im) Motion to Vacate or Amend an Order. A motion under Fed. R. Bankr. P. 9023 or 9024 (or under Fed. R. Civ. P. 59 or 60) must be filed within 14 days from the date of the Order. Motions captioned as Motions to Reconsider shall be treated as Motions for Relief from a Judgment or Order and should set forth the grounds alleged to satisfy the criteria outlined in Fed. R. Bankr. P. 9023 or 9024 (or Fed. R. Civ. P. 59 or 60).

Related Authority: 11 U.S.C. §§ 102(1)(B)(i) Fed. R. Bankr. P. 9007

RULE 9013-2. Briefs and Memoranda of Law.

1

1

(a) **Memoranda of Law.** Motions, responses to motions, objections, and responses to objections shall be supported by a memorandum of law filed with, or as a part of the motion, objection, or response, except as provided in subsection (b) below. Such memoranda shall be succinct and shall not exceed 15 pages without prior leave of the Court₇ and include a concise statement of the facts and each basis for the pleading with relevant citations to legal authorities. Memoranda opposing the motion or objection shall be filed within 14 days after service of the motion or objection, or as otherwise directed by the Court and shall not exceed ten pages, without prior leave of the Court. Memoranda in support of or in opposition to motions for summary judgment shall not exceed ten pages. Parties who cite authority not generally available on Westlaw shall provide a copy to the Court. [*See also* Mont. LBR 7056-1 for special requirements applicable when the memorandum of law is being filed in support of a motion for summary judgment.]

(b) **Motions Not Requiring Memoranda of Law.** Unless otherwise directed by the Court, memoranda of law are not required for the following motions:

Mont. LBR December 15, 202<u>4</u>3 73 Formatted: Indent: Left: 1", Hanging: 0.5", Tab stops: 1.56", Left + Not at 1.25"

- (1) _____to obtain an extension of time, provided that the request is made before the expiration of the period originally prescribed by applicable rule, statute, order, or as extended by a previous order;
- (2) (2) to continue a pretrial conference, hearing, motion, or the trial of an action;
- (3) _____to demand a more definite statement;
- (4) to waive debtor's appearance at the meeting of creditors pursuant to 11 U.S.C. 4^{-341} ;
- (5) _____to amend the petition or schedules or statements;
- (6) _____to affect a substitution of parties;
- (7) ____all motions routinely granted under Mont. LBR 9013-1(hi)(2);
- (8) _____compelling turnover of property to trustee; or
- (9) _____to modify the automatic stay under 11 U.S.C. § 362(a).

Related Authority: Fed. R. Bankr. P. 7004 and 9014 Mont. LBR 7016-1

Comment:

Pursuant to Fed. R. Bankr. P. 7004(b)(9) and 9014(b), all motions directed to debtor, in addition to being served upon debtor's counsel, must be served upon debtor by mailing a copy of the motion "to the debtor at the address shown in the petition or to such other address as debtor may designate in a filed writing." Such service can be accomplished by First Class Mail, but debtor must be served as well as its counsel. Proof of service upon debtor is required.

RULE 9015-1. Jury Trials.

(a) **Applicability of Certain Federal Rules of Civil Procedure.** Fed. R. Civ. P. 38, 39, 47-51, and 81(c), insofar as they apply to jury trials, apply in all cases and proceedings in this Court, except that a demand made under Fed. R. Civ. P. 38(b) shall be filed in accordance with Fed. R. Bankr. P. 5005.

(b) **Consent to Have Jury Trial Conducted by Bankruptcy Court.** If the right to a jury trial applies and a timely demand has been filed under Fed. R. Civ. P. 38(b), parties may consent to have a jury trial conducted by the Bankruptcy Court under 28 U.S.C. § 157(e). Parties must jointly or separately file a statement of consent no later than 30 days after the date for demand. Failure to affirmatively file a consent to a jury trial shall be deemed a lack of consent.

Mont. LBR December 15, 202<u>4</u>3 74 Page

Formatted: Font color: Black Formatted: List Paragraph, Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Indent at: 0.75"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

(c) **Voir Dire.** Unless otherwise ordered, the Court shall conduct an interrogation of prospective jurors on *voir dire* examination. In its discretion, the Court may permit questions to be submitted in writing in advance of jury selection or orally at the side of the bar during *voir dire*.

(d) **Time for Filing a Demand for Jury Trial after Removal.** If, at the time of removal, all necessary pleadings have been served, a party entitled to a jury trial must demand one within 21 days after the Notice of Removal is filed; otherwise, within 21 days after service of the notice of filing of the Notice of Removal on the party entitled to a jury trial. A party making an express demand for trial by jury before removal, in accordance with federal or state law, need not make a demand after removal. If applicable state law in the court from which the case is removed does not require the parties to make express demands to claim a trial by jury, the parties must make demands after removal, in accordance with this paragraph, unless the Court directs them to do so within a specific time. The Court may make such a direction on its own motion and shall do so as a matter of course at the request of any party. The failure of a party to make a jury demand as directed under this sub-paragraph constitutes a waiver of trial by jury.

RULE 9018-1. Highly Sensitive Documents (HSDs)

<u>A Highly Sensitive Document (HSD) is a document or other material that contains sensitive, but</u> <u>unclassified, information that warrants exceptional handling and storage procedures to prevent</u> <u>significant consequences that could result if such information were obtained or disclosed in an</u> <u>unauthorized way.</u> A document is an HSD if its subject matter renders it of potential value to malicious nation state actors seeking to harm the interests of the United States. Factors to be considered in making the determination include whether the document involves matters of national security; foreign sovereign interests; cybersecurity; intellectual property or trade secrets; terrorism; public officials; or the reputational interests of the United States.

(a) To have a document filed as an HSD, a party must submit to the Clerk's office a motion to treat a document as an HSD, the HSD sought to be filed, and a certificate of service. The required documents shall be submitted nonelectronically to the Clerk's office in a sealed envelope marked "HIGHLY SENSITIVE DOCUMENT."

(b) Upon receipt, the Clerk's office will make an informational entry on the case docket indicating that an HSD motion was received and delivered to chambers.

(c) The Court will issue an order on the motion, and if granted, an informational entry will be made on the case docket indicating that the HSD has been filed with the Court. The Clerk's office will maintain the HSD in a secure format outside CM/ECF. If the motion is denied, the filing party is responsible for filing the document under existing procedures outlined in these Local Rules.

Comment:

This Local Rule is specific to documents that satisfy the Highly Sensitive Documents (HSD) criteria. Please refer to Fed. R. Bankr. P. 9037 for how to file a document under seal that does not satisfy the criteria of Mont. LBR 9018-1.

Formatted: Font: Not Italic

RULE 9019-1. Alternative Dispute Resolution and Settlement Conferences.

The Court encourages the use of Alternative Dispute Resolution ("ADR") in any adversary proceeding or contested matter where the parties believe the contested issues may be resolved through ADR. The Court will discuss ADR with the parties during the case scheduling conference.

RULE 9022-1. Notice of Judgment or Order.

Pursuant to Fed. R. Civ. P. 5(b), the Court may serve notice of entry of a judgment or order through several methods, including electronic means, upon an entity's consent, by using the Court's transmission facilities wherein the notice of electronic filing generated by CM/ECF (which contains a hyperlink to the filed document) shall constitute service of the order or judgment.

RULE 9029-1. Local Rules.

I

(a) Matters Not Covered by Local Rules.

- Consistent Practice. In any matter not covered by these Local Rules, the Court Formatted: Indent: Left: 0.5", Hanging: 0.5" may regulate practice in any manner not inconsistent with the Fed. R. Bankr. P. and the Fed. R. Civ. P.
- Suspension of Rules. The Court, upon its own motion or the motion of any party, (2) may change or dispense with any of these Local Rules in the interests of justice.
- (3) Good Cause. A motion for waiver of these Local Rules may be approved if the moving party demonstrates good cause for a waiver.

(b) District Court Authorization to Amend. By a majority, the U.S. District Court Judges of the District of Montana authorize by their approval of these Local Rules the Bankruptcy Judge of the District to make and amend rules of practice and procedure pursuant to Fed. R. Civ. P. 83, but not duplicative of Acts of Congress, and the Fed. R. Bankr. P. and which do not prohibit or limit the use of the Official forms. This authorization is provided pursuant to Fed. R. Bankr. P. 9029(a).

RULE 9036-1. Notice by Electronic Transmission.

The Clerk will provide electronic noticing agreements through the judiciary's Bankruptcy Noticing Center ("BNC") to any person requesting this service. The terms and procedures for electronic noticing are detailed in the Court's noticing agreement provided by the Clerk and available on the Court's website at www.mtb.uscourts.gov.

RULE 9037-1. Privacy Protection for Filings Made with the Court.

Fed. R. Bankr. P. 9037 applies in all cases and adversary proceedings, including all exhibits or other documents filed with the Court.

Mont. LBR December 15, 20243 76

Page

Formatted: Indent: Left: 0.5", Hanging: 0.5"

Formatted: Indent: Left: 0.5", Hanging: 0.5"

EFFECTIVE DATE

These Local Rules shall be in force and effect in the United States Bankruptcy Court for the District of Montana from and after <u>December 15, 20234</u>, and shall supersede all former Local and Interim Rules and General Orders of the Court.

/s/ Benjamin P. Hursh CHIEF BANKRUPTCY JUDGE

INDEX

Administrative Expenses iii, iv, 15, 25, 22 Admission to Practice iii, 44 ADR 61 Adversary Proceeding ii, 61 Allowed Expenses iii, 10 Allowed Expenses iii, 10 Annual Financial Reports iv, 32 Appeal 58 Appleal 58 Appleal 58 Appleal 58 Atternative Dispute Resolution vi, 44 Annual Financial Reports iv, 32 Appeal 58 Appleations for Compensation vi, 45 Attendments iii, 22 Attendments iii, 24 Charler H 1 iii, i	Abandonment vi,	
ADR 61 Adversary Proceeding 1 Affidavit vi, 34, 50 Allowed Expenses vii, 61 Annual Financial Reports vi, 32 Annual Financial Reports vi, 32 Appeal 58 Applications for Compensation vii, 61 Assumption or Rejection vii, 42 Attenments vii, 22 Attenney Withdrawal vii, 12, 22 Attorney Withdrawal vii, 14, 22, 49 Bankruptey Rules vii, 45 Chapter 11 vii, vi, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 vii, vi, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 vii, vi, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 vii, vi, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 11, 12 or 13 vii, vi, 38, 9, 14, 15, 18, 19, 37, 38, 47, 54, 55, 61, 62 Compensation of Professionals vii, vii, 38, 9, 14, 12, 32, 29, 30, 53, 57, 58 Chapter 12 vii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 30, 53, 34, 35, 36, 45, 54, 59 Compensation of Professionals vii Consolidation vii, 7, 8 Constri	Administrative Expenses	iii, iv, 15, 25, 32
Adversary Proceeding 1 Affidavit vi, 34, 50 Allowed Expenses iii, 16 Alternative Dispute Resolution vii, 61 Annual Financial Reports iv, 72 Appeal 58 Applications for Compensation vii, 32 Attorney Withdrawal iii, 15 Attorney Withdrawal iii, 19 Attorney Rules vii, 40 Certificate of Service vii, 55 Chapter 11 case Closings 26 Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 13 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 20, 30, 32, 34, 35, 30, 35, 75 Chapter 7 ii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 20, 30, 32, 34, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 10, 20, 24, 26, 28, 36, 43, 45, 46, 48, 66 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 10, 20, 24, 26, 28,	Admission to Practice	
Affidavit vi, 34, 50 Allevnative Dispute Resolution vii, 61 Alternative Dispute Resolution vii, 61 Amendments ii, 7 Annual Financial Reports ii, 32 Appleations for Compensation iii, 15 Assumption or Rejection v, 45, 46, 56 Attorneys iii, 19, 22 Attorneys iii, 19, 23 Attorneys iii, 19, 23 Attorneys iii, 19, 23, 41, 42, 49 Bankruptcy Rules 1 Calendars vii, 55 Chapter 11 calendars Certificate of Service vii, 55 Chapter 11 cale 13 Chapter 11 iii, iv, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11, 12 and 13 16 Chapter 11, 12 and 13 16 Chapter 12 ii, iii, iv, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 45, 50 Chapter 13 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 Commensation of Professionals 15 Consolidation iii, vi, 12, 14, 41, 57, 7, 19, 20, 24, 26, 28, 64, 43, 45,	ADR	
Allowed Expenses iii, 146 Alternative Dispute Resolution vii, 61 Annual Financial Reports vi, 32 Appeal .58 Applications for Compensation iii, 15 Assumption or Rejection vi, 42 Attenhments , 45, 46, 56 Attenney Withdrawal , 19, 27, 41, 42, 49 Bankruptcy Rules , 44 Calendars , 42, 46 Chapter 11 , 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11, 12 and 13 , 40 Chapter 11, 12 and 13 , 42 Chapter 11, 12 and 13 , 46 Chapter 13 , vii, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 , vii, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 34, 35, 30, 53, 57, 58 Chapter 7 , vii, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66 Committee , 58, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66 Committee , 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66	Adversary Proceeding	
Allowed Expenses iii, 146 Alternative Dispute Resolution vii, 61 Annual Financial Reports vi, 32 Appeal .58 Applications for Compensation iii, 15 Assumption or Rejection vi, 42 Attenhments , 45, 46, 56 Attenney Withdrawal , 19, 27, 41, 42, 49 Bankruptcy Rules , 44 Calendars , 42, 46 Chapter 11 , 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11, 12 and 13 , 40 Chapter 11, 12 and 13 , 42 Chapter 11, 12 and 13 , 46 Chapter 13 , vii, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 , vii, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 34, 35, 30, 53, 57, 58 Chapter 7 , vii, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66 Committee , 58, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66 Committee , 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66	Affidavit	vi, 34, 50
Alternative Dispute Resolution vii, 61 Amendments ii, 7 Annual Financial Reports iv, 32 Appeal 58 Applications for Compensation iii, 15 Assumption or Rejection v, 45, 46, 56 Attenney Withdrawal iii, 19 Attorney Withdrawal iii, 19 Attorney Withdrawal iii, 19 Attorney Withdrawal iii, 19 Calendars v, 45, 46, 56 Certificate of Service vii, 55 Chapter 11 calendars Certificate of Service vii, 55 Chapter 11 calendars Chapter 11, 12 or 13 26 Chapter 11, 12 or 13 22 Chapter 11, 12 or 13 22 Chapter 11, 12 or 13 22 Chapter 11, 20, 0, 37, 38, 47, 54, 55 54, 55 Chapter 12 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 30, 45, 54, 55 Chapter 13 iii, iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 55 Componation of Professionals 55 Consolidation iii, vi, 7, 8 Consolidation vi, 47, 50		
Amendments ii, 7 Annual Financial Reports iv, 32 Appleations for Compensation iii, 15 Assumption or Rejection v, 45, 46, 56 Attachments iii, 12 Attorney Withdrawal iii, 19 Attorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptey Rules v, 40 Certificate of Service vi, 55 Chapter 11 iii, vi, 5, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 cale closings 22 Chapter 11 iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 11 12 iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 12 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 iii, iii, vi, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 iii, iii, vi, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 43, 55, 36, 45, 54, 59 Chapter 13 iii, iii, vi, vi, 14, 15, 16, 17, 24, 27, 28, 29, 30, 32, 74, 55, 56, 61, 62 Committee	Alternative Dispute Resolution	
Annual Financial Reports iv, 32 Appeal 58 Applications for Compensation iii, 19 Assumption or Rejection v, 45, 46, 56 Attachments iii, 22 Attorney Withdrawal iii, 19 Antorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptey Rules v, 40 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 iii, iv, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11, 12 and 13 if Chapter 11, 12 and 13 if Chapter 11, 12 or 13 22 Chapter 12 ii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 22 Chapter 14 22 Chapter 13 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, iii, v, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, iii, v, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 66 Commensation of Professionals iii, vi, 12, 13, 41, 57		
Applications for Compensation iii, 15 Assumption or Rejection v, 45, 46, 56 Attachments iii, 22 Attorney Withdrawal iii, 19 Attorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptey Rules 1 Calendars v, 40 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 Case Closings 26 Chapter 11 Case Closings 22 Chapter 13 iii, iiv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 Chapter 7 iii, iii, vi, 15, 16, 22, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 46, 68 Comomittee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 2		
Applications for Compensation iii, 15 Assumption or Rejection v, 45, 46, 56 Attachments iii, 22 Attorney Withdrawal iii, 19 Attorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptey Rules 1 Calendars v, 40 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 Case Closings 26 Chapter 11 Case Closings 22 Chapter 13 iii, iiv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 iii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 Chapter 7 iii, iii, vi, 15, 16, 22, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 46, 68 Comomittee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 2	Appeal	
Assumption or Rejection v, 45, 46, 56 Attachments iii, 22 Attorney Withdrawal iii, 12 Attorney Withdrawal iii, 12 Attorney Withdrawal iii, 12 Attorney Withdrawal iii, 21 Attorney S iii, 12, 24 Bankruptey Rules 1 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 Case Closings 26 Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 12 ii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 44, 35, 36, 45, 54, 59 Chapter 13 iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 44, 35, 36, 45, 54, 59 Chapter 7 12, 41, 510, 20, 27, 38, 47, 54, 56, 56, 56 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Compensation of Professionals 15 Continuance vi, 48 Controom Decorum vi, 48 Controom Decorum vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58		
Attachments iii, 22 Attorney Withdrawal iii, 19 Attorneys iii, 19, 37, 41, 42, 49 Bankruptey Rules iii, 19, 37, 41, 42, 49 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 case Closings 26 Chapter 11 case Closings 26 Chapter 11, 12 and 13 16 Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 11 22, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 13 iii, iiv, v, vii, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 7 iii, iii, v, v, vii, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, v, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 Chapter 7 iii, iii, vi, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 54, 46, 48, 54, 66 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 54, 46, 48, 54, 66 Commensation of Professionals 15 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corresion <td></td> <td></td>		
Attorney Withdrawal iii, 19 Attorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptcy Rules 1 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 iii, v, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 Case Closings 26 Chapter 11 12 and 13 16 Chapter 11, 12 and 13 16 Chapter 11 13, 33, 46, 57, 58 Chapter 11 27 Chapter 13 16 Chapter 13 11, 12 or 13. Chapter 13 11, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 13 11, iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 44, 35, 36, 45, 54, 59 Chapter 7 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46 Consolidation 11, 7, 8 Consolidation 11, 7, 8 Continuance 11, 7, 8 Continuance 11, 2, 13, 20, 36 Conversion 5, 8, 9, 13, 26, 39, 58 Coporations 11, 2, 20, 36 Custody of Re	Attachments	
Attorneys iii, v, vi, 18, 19, 37, 41, 42, 49 Bankruptey Rules 1 Calendars v, 40 Certificate of Service vii, 55 Chapter 11 iii, iv, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 Calendars Chapter 11 26 Chapter 11 27 Chapter 11, 12 and 13 26 Chapter 12 22 Chapter 13 16 Chapter 14 22 Chapter 13 16 Chapter 14 22 Chapter 13 16 Chapter 14 29, 30, 32, 34, 35, 36, 45, 54, 59 Chapter 7 11, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Compensation of Professionals 15 Continuance 15 Continuance 16, 17, 21, 21, 21, 23, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Continuance 15 Continuance 15 Continuance 14 Continuan	Attorney Withdrawal	
Bankruptey Rules 1 Calendars v, 40 Certificate of Service vii, 55 Chapter 11	Attornevs	
Calendars v, 40 Certificate of Service vii, 55 Chapter 11 iii, iv, 15, 16, 22, 23, 24, 25, 26, 29, 31, 33, 46, 57, 58 Chapter 11 Case Closings 26 Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 12 ii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 13 iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 13 iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Continuance iii, vi, 12, 13, 44, 15, 77, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Continuance vi, 48 Continuance vi, 48 Contonuances vi, 48, 54, 60 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations iii, iii, vi, 11, 12, 13, 20, 36 Custody of Records v, 39 Custody of Records <td></td> <td></td>		
Certificate of Service vii, 55 Chapter 11		
Chapter 11		
Chapter 11 Case Closings 26 Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 12 ii, iii, iiv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 13 iii, iiv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 33, 57, 58 CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Consolidation ii, 7, 8 Continuance ii, vi, 12, 13, 41, 57, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Conversion 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Continuance ii, v, 12, 13, 41, 57 Continuance ii, v, 12, 13, 41, 57 Continuance vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations vi, 41 Creditors' Meetings vi, 41 Custody of Excitas vi, 49 Outroom Decorum vi, 47, 50, 57 Default vi, 47, 50, 57 Definitions vi, 47, 50, 57 Discovery vi, 48, 49, 50	Chapter 11iii. iv. 1	5. 16. 22. 23. 24. 25. 26. 29. 31. 33. 46. 57. 58
Chapter 11, 12 and 13 16 Chapter 11, 12 or 13 22 Chapter 12		
Chapter 11, 12 or 13		
Chapter 12 ii, iii, iv, v, vi, 8, 10, 16, 23, 24, 25, 29, 30, 32, 34, 35, 39, 53, 54 Chapter 13 iii, iv, v, vi, 14, 15, 16, 17, 24, 27, 28, 29, 32, 33, 34, 35, 36, 45, 54, 59 Chapter 7 iii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee		
Chapter 13	Chapter 12 ii. iv. v. vi. 8. 1	0. 16. 23. 24. 25. 29. 30. 32. 34. 35. 39. 53. 54
Chapter 7 ii, iii, vi, 3, 8, 9, 14, 15, 28, 29, 30, 53, 57, 58 CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Compensation of Professionals 15 Consolidation ii, r, 8 Continuance ii, v, 12, 13, 41, 57 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corrorations ii, iii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Default vi, 47, 50, 57 Default vi, 47, 50, 57 Discovery Vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page	Chapter 13 jij. jv. v. vj. 14, 15, 16, 1	7. 24. 27. 28. 29. 32. 33. 34. 35. 36. 45. 54. 59
CM/ECF 1, 2, 4, 5, 10, 20, 37, 38, 47, 54, 55, 61, 62 Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Compensation of Professionals 15 Consolidation ii, 7, 8 Continuance ii, v, 12, 13, 41, 57 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations i, ii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 48, 49, 50 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page	Chapter 7	ii jii vi 3. 8. 9. 14. 15. 28. 29. 30. 53. 57. 58
Committee 5, 8, 9, 10, 12, 13, 14, 15, 17, 19, 20, 24, 26, 28, 36, 43, 45, 46, 48, 54, 60 Compensation of Professionals 15 Consolidation ii, 7, 8 Continuance ii, v, 12, 13, 41, 57 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations , ii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings , v, 41 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 48, 49, 50 Discovery Vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page	CM/ECF	<u>1. 2. 4. 5. 10. 20. 37. 38. 47. 54. 55. 61. 62</u>
Compensation of Professionals15Consolidationii, 7, 8Continuanceii, v, 12, 13, 41, 57Continuancesvi, 48Conversion5, 8, 9, 13, 26, 39, 58Corporations, ii, 2, 10Courtroom Decorumv, 41Creditors' Meetings, ii, ii, 2, 10Custody of Exhibitsv, 39Custody of Recordsv, 39Defaultvi, 47, 50, 57Definitionsvi, 52Discoveryvi, 48, 49, 50Discovery Plan48Divisions of Courtv, 35Mont. LBR December 15, 202 <u>43</u> Page	Committee 5, 8, 9, 10, 12, 13, 14, 15, 1	7. 19. 20. 24. 26. 28. 36. 43. 45. 46. 48. 54. 60
Consolidation ii, 7, 8 Continuance ii, v, 12, 13, 41, 57 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations , ii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings , v, 41 Creditors' Meetings , v, 41 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Continuance ii, v, 12, 13, 41, 57 Continuances vi, 48 Conversion 5, 8, 9, 13, 26, 39, 58 Corporations i, ii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Continuancesvi, 48Conversion5, 8, 9, 13, 26, 39, 58Corporations, ii, 2, 10Courtroom Decorum, v, 41Creditors' Meetings, ii, iii, v, 11, 12, 13, 20, 36Custody of Exhibits, v, 99Custody of Records, v, 39Custody of Records, v, 39Default, vi, 47, 50, 57Definitions, vi, 52Discovery, vi, 48, 49, 50Discovery Plan, 48Divisions of Court, v, 35Mont. LBR December 15, 202 <u>43</u> Page		
Conversion 5, 8, 9, 13, 26, 39, 58 Corporations i, ii, 2, 10 Courtroom Decorum v, 41 Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Corporationsi, ii, 2, 10Courtroom Decorumv, 41Creditors' Meetingsii, iii, v, 11, 12, 13, 20, 36Custody of Exhibitsv, 39Custody of Recordsv, 39Defaultvi, 47, 50, 57Definitionsvi, 52Discoveryvi, 48, 49, 50Discovery Plan48Divisions of Courtv, 35Mont. LBR December 15, 202 <u>43</u> Page		
Courtroom Decorum v, 41 Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Creditors' Meetings ii, iii, v, 11, 12, 13, 20, 36 Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court. v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Custody of Exhibits v, 39 Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Custody of Records v, 39 Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Default vi, 47, 50, 57 Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Definitions vi, 52 Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page		
Discovery vi, 48, 49, 50 Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page	Definitions	vi 52
Discovery Plan 48 Divisions of Court v, 35 Mont. LBR December 15, 202 <u>43</u> Page	Discovery	vi 48 49 50
Divisions of Court		
Mont. LBR December 15, 202 <u>4</u> 3 Page		
	78	

Electronic Signatures Electronic Transmission Employment of Professionals Ex Parte Ex Parte Executory Contract Excerpts Executory Contract Exemptions Exhibits facinite Failure to Pay Installment Final Decree Form Form Vi, v General Hearings Hearings Initial Conference In-Person Installment Payments Installment Payments Instrume Interlineation Internal Revenue Service Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana Nontana	vii, 62 iii, 14, 57
Employment of Professionals Ex Parte Ex Parte Contact Executory Contract Exemptions Exhibits faesimile 1 Failure to Pay Installment Final Decree Form Vi, V General Hearings Hearings Initial Conference In Person Installment Payments Installment Payments Instrument Revenue Service Internal Revenue Service Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Memorandum Montana	iii, 14, 57 52 52 52 52 52 52 52 52 52 52 53 54 54 55 54 55 56 57 57 57 57 57 57 57 57 57 57 57 57 57
Ex Parte Ex Parte Contact Executory Contract Executory Contract Exemptions Exhibits facsimile 1 Failure to Pay Installment Final Decree Form Vi, v General Hearings Initial Conference In Person Installment Payments Installment Payments Insurance Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Memorandum Montana	
Ex Parte Contact Executory Contract Executory Contract Exemptions Exhibits facsimile 1 Failure to Pay Installment Final Decree Form Vi, V General Hearings Initial Conference In Person Installment Payments Installment Payments Instrume Interlineation Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana	52 26, 36, 55
Executory Contract Exemptions Exhibits facsimile Failure to Pay Installment Final Decree Form Vi, v General Hearings	26, 36, 55
Executory Contract Exemptions Exhibits facsimile Failure to Pay Installment Final Decree Form Vi, v General Hearings Hearings iii, Hyperlink Identification of Attorney Initial Conference In Person Installment Payments Insurance Interlineation Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana	
Exemptions Exhibits facsimile 1 Failure to Pay Installment Final Decree Form vi, v General Hearings iii, Hyperlink Identification of Attorney Initial Conference In Person Installment Payments Installment Payments Instrance Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Memorandum Memorandum Montana	iv, 33, 56
Exhibits 1 facsimile 1 Failure to Pay Installment 1 Final Decree 1 Form vi, v General 1 Hearings 1 Hearings 1 Intervention of Attorney 1 Installment Payments 1 Installment Payments 1 Intervention 1 IRS 1 Joint Administration 1 Jury Trial 1 Local Attorney 1 Mailing List 1 Memorandum	v, 36 6, 18, 19, 27, 30, 38
facsimile 1 Failure to Pay Installment 1 Final Decree 1 Form	6, 18, 19, 27, 30, 38 i, 3 i, 26, 58 i, 2, 3, 13, 53, 54 i, v, 1, 2, 42, 63 v, vii, 20, 36, 44, 59 v, 38 v, 38 vi, 48
Failure to Pay Installment Final Decree Form vi, v General iii, Hearings iii, Hyperlink iii, Identification of Attorney iii, Initial Conference. iii, In-Person iii, Installment Payments iii, Interlineation iii, Internal Revenue Service iii, Intervention IRS Joint Administration. Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Final Decree	
Form vi, v General	i, v, 1, 2, 42, 63 v, vii, 20, 36, 44, 59 47, 55, 62 v, 38 v, 48
General	i, v, 1, 2, 42, 63 v, vii, 20, 36, 44, 59 47, 55, 62 v, 38 v, 48
Hearings iii, Hyperlink	v, vii, 20, 36, 44, 59 47, 55, 62 v, 38 vi, 48
Hyperlink Identification of Attorney Initial Conference In Person Installment Payments Insurance Interlineation Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana	47, 55, 62
Identification of Attorney Initial Conference. In Person Installment Payments Insurance Interlineation Intervention IRS Joint Administration. Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana	v, 38 vi, 48
Initial Conference	vi, 48
In Person Installment Payments Insurance Interlineation Internal Revenue Service Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	,,
Installment Payments Insurance Interlineation Internal Revenue Service Intervention IRS Joint Administration Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Insurance Interlineation Internal Revenue Service Intervention IRS Joint Administration. Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Interlineation Internal Revenue Service Intervention IRS Joint Administration Jurisdiction Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montanaii, 1, 11, 17, 18, 19, 21, 3	i, 2, 3
Internal Revenue Service Intervention IRS	<u>13, 30, 31</u>
Intervention IRS Joint Administration Jurisdiction Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
IRS Joint Administration. Jurisdiction Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Joint Administration Jurisdiction Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Jurisdiction Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Jury Trial Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	ii, 7
Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Local Attorney Mailing List Matters Governed by Other Rules Memorandum Montana ii, 1, 11, 17, 18, 19, 21, 3	
Mailing List	
Matters Governed by Other Rules Memorandum Montanaii, 1, 11, 17, 18, 19, 21, 3	
Memorandum	
Montana ii, 1, 11, 17, 18, 19, 21, 3	
Montana Stata Agancias	
Motion for Relief from Stay	
Motion Practice	
No Tolling	
No 1011111g Notice by Electronic Transmission	
Objections to Claims	
Objections to Claims	
Partnership	
Password	
Petition i, ii	, v, 1, 2, 4, 7, 37, 38
Photography, Recording Devices and Broadcasting	v 47
Presumed Reasonable Fees	•••
Pretrial Procedures	iii, 16

Mont. LBR December 15, 202<u>4</u>3

79

Privacy	
Proof of Claim.	
Protective Order	
Ouarterly Fees	iv. 25
Reaffirmation	57
Redemption	57
Relief From Stav	27
Request for Special Notice	
Responsive Pleading	
Revocation	
Sanctions	50
Schedules	
Scheduling	
Service of Process	
Signatures	
Small Business	,
Statement of Financial Affairs	
Statement of Genuine Issues	
Statement of Intention	
Statement of Uncontroverted Facts	
Stay Pending Appeal	
Stipulation	iv v vi 28 46 52
Student Practice Rule	
Summons	, =1
Time	
	vi. 36. 45. 48
Trustee's Administrative Expenses	
Trustee's Report	v 30
Unexpired Lease	
United States ii iii	1. 2. 11. 15. 18. 30. 37. 38. 42. 43. 53. 59. 62
Unsecured Deficiency	_, _, _, _, _, _, _, _, _, _, _, _, _, _
Venue	
Voir Dire	
Website	······································
	iii. v. 19, 20, 36, 40, 58
Withdrawal of Reference	
withess	······································
Abandonment 57	

Abandonment 37	
Administrative Expenses	18, 30, 40
Admission to Practice	
<u>ADR 75</u>	
Adversary Proceeding	2
Affidavit 41, 42, 61	
Allowed Expenses	
Alternative Dispute Resolution	
*	

Mont. LBR December 15, 20243 80

Amendments 7
Annual Financial Reports
Appeal 69
Applications for Compensation
Assumption or Rejection
Att 24
Attachments 27
Attorney With 24
Attorneys 21, 45, 48, 51, 60
Bankruptcy Rules
Certificate of Service
Chapter 11 18, 19, 28, 29, 30, 31, 33, 36, 39, 40, 57, 69
Chapter 11 Case Closings
Chapter 11, 12 and 13
Chapter 12 9, 11, 19, 27, 28, 29, 36, 37, 39, 40, 41, 42, 47, 64, 65
Chapter 12 18, 19, 21, 29, 34, 36, 37, 40, 41, 42, 55, 65
Chapter 7 4, 9, 17, 18, 35, 36, 37, 64, 69, 70
<u>CM/ECF</u> 2, 3, 5, 6, 11, 45, 46, 57, 65, 66, 67, 75
Committee 8, 65
Compensation of Professionals
Consolidation 8
Continuance 13, 14, 49, 69
Continuances 59
Conversion 9, 10, 14, 47, 70
Corporations 3, 11
Courtroom Decorum
Creditors' 24
Creditors' Meetings
Custody of Exhibits
Custody of Records
<u>Default 58, 61, 69</u>
Definitions 63
<u>Discovery 58, 59, 60</u>
Discovery Plan
Divisions of Court
Electronic Signatures
Electronic Transmission
Employment of Professionals
Ex Parte 25, 64
Ex Parte Contact
Excerpts 33, 44, 66
Executory Contract
Exemptions 40, 68
Exhibits 44
fac 24
$\frac{1}{1}$ facsimile 20, 22, 34, 38

Mont. LBR December 15, 20243 81

Failure to Pay Installment
Final Decree 19, 69
Form 2, 3, 4, 14, 65, 66
<u>General</u> 2, 3, 4, 50, 51, 76
Hearings 43, 52, 72
Hyperlink 58, 67, 75
Identification of Attorney
Initial Conference
In-Person 52, 53
Installment Payments
Instantient Layneins 4 Insurance 14, 37, 38, 39
Interlineation 8
Intervention 64
IRS 14
Joint Administration
Jurisd 23
Jurisdiction 9, 19, 21
Jury Trial 74 Local Attorney
<u>M 24</u>
Mailing List 6, 7
Matters Governed by Other Rules
Memorandum 73
Montana 2, 12, 21, 22, 26, 40, 41, 43, 46, 51, 72, 75, 76
Montana State Agencies
Motion for Relief from Stay
Motion Practice
No Tolling 63
Notice by Electronic Transmission
Objections to Claims
Oral Notice of Continuance
Partnership 3
Password 2, 46, 65
Petition 2, 3, 4, 7, 45, 46
Photography, Recording Devices and Broadcasting
Presumed Reasonable Fees
Pretrial Procedures
Privacy 39, 76
Proof of Claim27
Protective Order
Ouarterly Fees 31
Reaffirmation 69
Redemption 69
Relief From Stay
Request for Special Notice
Responsive Pleading
Mont. LBR December 15, 202 <u>4</u> 3 Page

Revocation 22
Sanctions 61
Schedules 4, 6, 7, 10, 69, 70
Scheduling 12, 48, 58, 59
Service of Process
Signatures 5, 6
Small Business
Statement of Financial Affairs
Statement of Genuine Issues
Statement of Intention
Statement of Uncontroverted Facts
Stay Pending Appeal
Stipulation 35, 56, 63
Student Practice Rule
Summons 61
<u>Time</u> 5, 13, 28, 63, 67, 69, 70, 74
<u>Transcripts 44, 55, 59</u>
Trustee's Administrative Expenses
Trustee's Report
Unexpired Lease
United States 1, 2, 4, 12, 18, 21, 22, 38, 44, 46, 51, 64, 72, 76
Unsecured Deficiency
Venue 68
Voir Dire 74
Website 6, 12, 13, 45, 76
<u>With 24</u>
Withdrawal 44, 48, 69
Withdrawal of Reference
Witness 53

Abandonment
Administrative Expenses
Admission to Practice
ADR
Adversary Proceeding
Affidavit 31, 39, 46, 64, 65, 66
Allowed Expenses
Alternative Dispute Resolution
Amendments 11, 14, 15, 36
Annual Financial Reports
Appeal 16, 51, 59, 73
Applications for Compensation
Assumption or Rejection
Attachments 33, 48, 49
Attorneys 10, 17, 18, 19, 21, 23, 26, 27, 30, 31, 35, 48, 49, 50, 53, 55, 62, 63, 68, 70, 75
Bankruptcy Rules

Mont. LBR December 15, 20243

Page

Formatted: Font: Not Bold

Certificate of Service		
Chapter 11	<u></u>	
Chapter 11 Case Closings		
Chapter 12	<u></u>	
Chapter 13	<u></u>	Formatted: Font: Not Bold
Chapter 7	<u></u>	
CM/ECF	<u>9, 12, 13, 17, 18, 49, 50, 61, 69, 70, 78</u>	
Committee	<u></u>	
Compensation of Professionals.		
Consolidation		
Continuance	<u>12, 17, 19, 20, 21, 53, 63, 72</u>	
Continuances		
Conversion		
Corporations		
Courtroom Decorum		
Creditors' Meetings		
Custody of Exhibits		
Custody of Records		
Default	<u></u>	
Definitions	20, 51, 59, 12, 00, 01, 00, 11, 12 	
Discovery	<u></u>	
Discovery Plan		
Divisions of Court	47	
Electronic Signatures		
Electronic Transmission	<u>15, 65</u> <u>18, 79</u>	
Employment of Professionals	21	
Ex Parte	23.31.67	
Ex Parte Contact		
Excerpts	38 39 48 69	
Executory Contract	<u></u>	
Executory Contract	<u></u>	
Excluptions	48 51 52 57 58 62 69 7948	
fac 30		
fac <u>30</u> fFacsimile	25 28 30 39 43	
Failure to Pay Installment		Formatted: Font: Not Bold
	<u></u>	Formattea: Font: Not Doiu
Final Decree		
, 10, 11, 20, 00,		
General	<u></u>	
Hearings		
Hyperlink <u>61, 70, 78</u>	50	
Identification of Attorney	<u></u>	Formatted: Font: Not Bold
Initial Conference		
In Person		
Installment Payments	11	
Insurance	<u></u>	
Interlineation	15	Formatted: Font: Not Bold

Mont. LBR December 15, 20243 84

Intervention	
IRS	
Joint Administration	
Jurisd 29	
Jurisdiction	16. 25. 27. 29
Jury Trial	
Local Attorney	27.28
$\frac{1}{M}$ 29	<u> 27, 20</u>
Mailing List	13 14 17 18 40
Matters Governed by Other Rules	71
Memorandum	<u></u>
Montana 9, 18, 26, 27, 28, 32, 45, 47, 51, 55, 75, 78, 79	
Montana State Agencies	18
Motion for Relief from Stay	30
Motion Practice	<u> </u>
No Tolling	
No 100000 Notice by Electronic Transmission	<u></u>
Objections to Claims	46
Oral Notice of Continuance	<u></u>
	<u></u>
Partnership	<u>10, 13, 14, 17, 2810</u>
Password 9, 10, 11, 12, 13, 14, 17, 23, 24, 25, 26, 27, 39, 40, 41, 42, 46, 4	<u></u>
	49, 51, 60, 61, 68,
69, 73, 76, 779, 10, 11, 14, 49, 51	
Photography, Recording Devices and Broadcasting	<u></u>
Presumed Reasonable Fees	
Pretrial Procedures	<u>61</u>
Privacy	
Proof of Claim	
26, 33, 34, 3	3 9, 41, 48, 51, 6033
Protective Order	<u>64</u>
Quarterly Fees	36, 37, 386
Reaffirmation	<u>10, 17, 56, 72</u>
Redemption	
Relief From Stay	<u></u>
Request for Special Notice	<u></u>
Responsive Pleading	<u></u>
Revocation	
Sanctions	
Schedules 10, 11, 12, 13, 14, 17, 18, 45, 68, 69, 72, 73, 761	1, 13, 14, 17, 72, 73
Scheduling	72, 7819, 53, 61, 63
Service of Process	
Signatures	12, 13, 50, 69
Small Business	24
	12 13 72 7311 72
Statement of Genuine Issues	<u>12, 13, 72, 7311, 72</u> <u>66</u>
Statement of Intention	
Statement of Intention	

Formatted: Font: Not Bold

Mont. LBR December 15, 202<u>4</u>3

Page

85

Statement of Uncontroverted Facts
Stay Pending Appeal
Stipulation 17, 40, 60, 66
Student Practice Rule 31
Summons 65
Time 12, 19, 33, 66, 71, 72, 73, 77
Transcripts
Trustee's Administrative Expenses.
Trustee's Report
Unexpired Lease 60, 61, 71
United States 1, 9, 11, 18, 19, 21, 24, 27, 37, 38, 43, 49, 51, 55, 67, 74, 75, 77, 791, 9, 11, 18,
19, 24, 27, 43, 49, 51, 55, 67, 75, 79
Unsecured Deficiency
Venue
Voir Dire 77
Website 13, 18, 20, 49, 56, 79
With 30
Withdrawal 30, 48, 51, 52, 73
Withdrawal of Reference 52
Witness 51, 53, 54, 57, 58, 59, 62
57

Formatted: Font: Not Bold

Formatted: Font: Not Bold

Mont. LBR December 15, 202<u>4</u>3 86