Rule 3014-1 ELECTION UNDER § 1111(b) BY SECURED CREDITOR IN SUBCHAPTER V CASE

In a case under subchapter V of chapter 11 in which § 1125 of the Bankruptcy Code does not apply, an election of application of § 1111(b)(2) of the Bankruptcy Code by a class of secured creditors may be made at any time within the time fixed by the court for filing written acceptances or rejections of the Debtor's plan or within such later time as the court may fix prior to expiration of the period provided herein.

Rule 9013-1 SERVICE OF MOTIONS

- (a) SERVICE ON TRUSTEE AND ATTORNEY FOR DEBTOR IN POSSESSION. In addition to the parties affected by the pleading, all filings (except claims), including proposed orders (in chapter 11 and 12 cases), (except claims)-in all proceedings and cases must be served on the trustee whether or not the trustee is a party to the proceeding. In chapter 11 cases, the attorney for the debtor in possession must be served in like manner.
- (b) SERVICE ON BANKRUPTCY ADMINISTRATOR. In chapter 11 and 12 cases, all filings (except claims), including proposed orders, (except claims) must be served on the bankruptcy administrator. In chapter 7 cases, all pleadings filed by the chapter 7 trustee, or filed in response to a pleading filed by the trustee, must be served on the bankruptcy administrator.

Rule 9072-1 PROPOSED ORDERS

A proposed order shall be submitted contemporaneously with the filing of any document requesting relief in accordance with the procedures established in the Administrative Guide. In chapter 11 and 12 cases, a copy of the submitted proposed order shall also be attached as an exhibit to all filings requesting such relief.