Service Guidelines

Docketing Event

N/A

Negative Notice: N/A

Accompanying Orders: N/A

Code and Rule References:

Local Rule 1001-2 Local Rule 9013-3

Other code and rule references are listed in the chart below.

Fee: N/A

Applicable Chapters: All Implemented: 4/15/2019

Last Revision: 2/7/2024 10:41:10 AM

Description

Most items filed with the Court must be served to provide notice to interested and affected parties. There are general rules for service and rules that provide service requirements for specific matters.

Proof of service language should be included on most papers filed with the Clerk's Office. Local Rule 9013-3 requires the item being served to be named in the proof of service. Please keep in mind that Local Rule 9013-3 also includes the elements that must be included in a proof of service.

Local Rule 9013-3(c) "*Proof of Service by an Attorney*. If proof of service is made by an attorney appearing in the case or proceeding pursuant to the provisions of Local Rule 2090-1, the attorney may make a certificate of service stating the date and manner of service and the name and address of the person served, certified by the signature of the attorney who made the service."

Local Rule 9013-3(d) "*Proof of Service by a Non-Attorney*. If proof of service is made by a person other than an attorney appearing in the case or proceeding pursuant to the provisions of Local Rule 2090-1, the non-attorney shall make a statement under penalty of perjury stating the date and manner of service and the name and address of the person served, signed, and sworn to by the non-attorney who made the service and including the non-attorney's name, address, and relation to the party on whose behalf the service is made."

Local Rule 1001-2 requires CM/ECF registration, so there are certain exclusions to the service guidelines **only** for CM/ECF users. Those exclusions are:

- Service on the Debtor when a paper is filed by the Debtor's attorney on the Debtor's behalf;
- Service on the Debtor's attorney;
- Service on the United States Trustee or his or her attorney;
- Service on the assigned Trustee or the Trustee's attorney; and
- Service on attorneys who receive service via CM/ECF.

Forms

Proof of Service by Non-Attorney

DISCLAIMER: The Service Guidelines are not intended to represent a full and complete statement of the law. These guidelines should not be used as a substitute for legal research and analysis. These guidelines are for informational purposes only. Parties independently must review the Bankruptcy Code, Federal Rules of Civil Procedure, Federal Rules of Bankruptcy Procedure, Local Rules, and perform any other necessary legal research for proper service.

Filing Checklist

In lieu of a formal checklist, please refer to the following Guide:

Paper Specific Service Requirements Guide

The following chart indicates who or what entity should be served with various papers under the Federal Bankruptcy Code and Rules, our Local Rules, and/or Administrative Orders of this Court.

Service Kev:

 $\mathbf{D} = \text{Debtor}.$

 $\mathbf{DA} = \mathbf{Debtor's}$ attorney.

T = Trustee and Trustee's attorney, if there is one.

UST = United States Trustee and his or her attorney.

AP = Affected creditor or other party in interest.

ALL = All creditors and parties in interest, as listed on a Court-generated matrix.

L20 = L20 means Local Rule 1007-2 Parties in Interest List. Local Rule 1007-2(b) states: "In Chapter 11 cases, the Clerk shall maintain the list of creditors holding the 20 largest unsecured claims filed by the debtor pursuant to Fed. R. Bankr. P. 1007(d) and shall designate this list as the 'Local Rule 1007-2 Parties in Interest List' in CM/ECF. Upon appointment of a committee of unsecured creditors, the Clerk shall add the names and addresses of the committee members, counsel for the committee, if any, and authorized agents of the committee, if any, to the Local Rule 1007-2 Parties in Interest List and shall remove the names and addresses of the creditors holding the 20 largest unsecured claims. The Clerk shall also add to this list the names and addresses of parties who have filed requests for notice pursuant to Rule 2002-1(d) of these rules."

NOA = Parties who have entered an appearance by filing a paper on behalf of a party or by filing a Notice of Appearance.

COM = Creditor's Committee appointed in a Chapter 11 case.

Notes:

- 1. Parties filing a paper do not need to serve themselves or their attorneys.
- 2. There may be unique cases where a limited notice group was designated for serving various items. This chart does not address those situations.

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------------|--|--|
| Amended Chapter 13 Plan | 13 | Administrative Order FLMB-2023-3 Fed. R. Bankr. P. 2002(h)(1) Local Rule 2002-1(e) | If filed within 70 days from the order for relief or order converting case to Chapter 13, then you serve ALL. |
| | | | If filed more than 70 days after the order for relief or order converting case to Chapter 13, then you may limit service to T, AP, and creditors who have filed proofs of claim or could file proofs of claim. |
| Amended Voluntary Petitions | All | Fed. R. Bankr. P. 1009 Local Rule 1009-1(e) | T, UST, AP |
| Amendments of Schedules and Statements | 7, 11, 12, 13 | Fed. R. Bankr. P. 1009 Local Rule 1009-1(e) | T, UST, AP If you are adding creditors, service is required on the added creditors. If applicable, you also must attach a copy of the § 341 Meeting Notice and the Chapter 13 Plan. |
| Application for Administrative Expense | All | Fed. R. Bankr. P. 9034(e) Fed. R. Bankr. P. 2002(a)(6) Fed. R. Bankr. P. 2002(h)(1) Local Rule 2002-1 (b), (c) and (d) | D, DA, T, UST, AP If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case within 70 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|-------|---------|---|---|
| | | | If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case more than 70 days after the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in an involuntary Chapter 7 case within 90 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also |
| | | | must serve ALL. If filed in an involuntary Chapter 7 case more than 90 days after the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in a Chapter 11 case, then you also must serve L20. |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|---------|---|--|
| Application for Compensation and Expenses | All | 11 U.S.C. § 330 11 U.S.C. § 331 Fed. R. Bankr. P. 2002(a)(6) Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 9034(e) Local Rule 2002-1(b), (c) and (d) | If the Application requests \$1,000 or less, then you must serve the UST. If the Application requests more than \$1,000, then you must serve D, DA, T, and UST. |
| | | | If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case within 70 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. |
| | | | If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case <u>more</u> than 70 days after order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | If filed in an involuntary Chapter 7 case within 90 days from the order for relief or order converting case to Chapter 12 or |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|--------------|---|--|
| | | | Chapter 13, then you also must serve ALL. |
| | | | If filed in an involuntary Chapter 7 case more than 90 days after order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | In a Chapter 11 case, you also must serve L20. |
| Application to Appoint Trustee or Examiner | 11 | Fed. R. Bankr. P. 2007.1 Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(g) | D, DA, UST |
| Application to Employ Professional Persons | 7, 9, 11, 12 | Fed. R. Bankr. P. 2014 Fed. R. Bankr. P. 9034(d) | UST |
| Cash Collateral: Motion to Use; Creditor's Motion to Prohibit | 9, 11, 12 | Fed. R. Bankr. P. 4001(b) & (d) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(f) | D, DA, T, UST, AP In a Chapter 11 case, you also must serve COM (if appointed). |
| Chapter 13 Plan (filed AFTER petition date) | 13 | Administrative Order FLMB- 2023-3 | ALL |
| Involuntary Bankruptcy Petition | 7, 11 | Fed. R. Bankr. P. 1010 Fed. R. Bankr. P. 7004(a) or (b) | D, UST |

| PAPER C | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------|---|---|
| Motion to Sell property of the estate (including Free and Clear of Lien) | .11 | Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 6004 Fed. R. Bankr. P. 9034(a) Local Rule 2002-1(b),(c) and (d) | D, DA, T, UST, AP If filed in a voluntary Chapter 7, Chapter 12, or Chapter 13 case within 70 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case more than 70 days after the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in an involuntary Chapter 7 case within 90 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. If filed in an involuntary Chapter 7 case more than 90 days after order for relief or order converting case to Chapter 12 or Chapter 13, then you also must |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------------|---|--|
| | | | serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | In a Chapter 11 case, you also must serve L20. |
| Motion Confirming Absence of Stay | 7, 11, 12, 13 | Fed. R. Bankr. P. 4001(a) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, AP, and COM (if appointed). |
| Motion for Adequate Protection | 7, 11, 12, 13 | Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST |
| Motion for Authority to Maintain Pre-Petition Bank Accounts | 11 | Tean III Banki II yeri | UST |
| Motion for Authority to Pay Affiliate Officers' Salaries | 11 | Fed. R. Bankr. P. 2002(a) Fed. R. Bankr. P. 4001 | UST, L20, and COM (if appointed). |
| Motion for Authority to Pay Critical Vendors | 11 | Fed. R. Bankr. P. 2002(a) | UST, L20, and COM (if appointed). |
| Motion for Authority to Pay Pre-Petition Wages | 11 | | UST, L20, and COM (if appointed). |
| Motion for Cramdown | 11 | | UST, AP If filed by someone other than the Debtor, then you also must serve D. |
| Motion for Final Decree | 11 | Fed. R. Bankr. P. 9034 | If there is no request for discharge, then you must serve the UST. |
| | | | If there is a request for discharge and it is filed in an individual case, |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|---------------------|---|---|
| | | | then you must serve ALL. |
| Motion for Mortgage Modification Mediation | 7, 11, 12, 13 | Administrative Order FLMB- 2019-6 | T, UST, AP |
| Motion for Relief From Co-Debtor Stay | 13 | 11 U.S.C. § 1301 Fed. R. Bankr. P. 4001(a) | D, DA, T, Co-Debtor |
| Motion for Relief From the Automatic Stay | All | Fed. R. Bankr. P. 4001(a) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, AP If filed in a Chapter 11 case, you also must serve COM (if appointed). If no COM was appointed, you also must serve L20. |
| Motion for Summary Judgment | All | Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 7056 Fed. R. Bankr. P. 9014 | Parties involved in the subject matter of the summary judgment via their counsel or individually if non-represented. |
| Motion for Turnover | 7, 11, 12 and 13 | | D, DA, T, UST, AP |
| Motion for Unclaimed Funds | A11 | | U.S. Attorney |
| Motion to Dismiss (or Notice of) by Debtor – Chapter 13 | 13 | | Т |
| Motion to Assume/Reject Executory Contract | All | Fed. R. Bankr. P. 6006(a), (c) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, AP |
| Motion to Assume/Reject Unexpired Lease | All | Fed. R. Bankr. P. 6006(a), (c) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, AP |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|---------|---|--|
| Motion to Administratively Close Chapter 11 Individual Case | 11 | | ALL |
| Motion to Administratively Reopen Closed Chapter 11 Case | 11 | | ALL If it is filed by a creditor, then you must serve D and DA. |
| Motion to Approve Compromise | All | Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 9019 Fed. R. Bankr. P. 9034(b) Local Rule 2002-1(b),(c) and (d) | D, DA, T, UST, AP If filed in a Chapter 11 case, then you also must serve L20. If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case within 70 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case more than 70 days after the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in an involuntary Chapter 7 case within 90 |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|----------|---|--|
| | | | days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve ALL. |
| | | | If filed in an involuntary Chapter 7 case more than 90 days after order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| Motion to Avoid Lien under § 522(f) | All | Fed. R. Bankr. P. 4003(d) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 Local Rule 4003-2(c) | T, UST, AP |
| Motion to Compel Abandonment (of Property) | 7 and 11 | Fed. R. Bankr. P. 6007(a) | D, DA, T, UST In a Chapter 11 case, you also must serve the COM (if appointed). In a Chapter 7 case, you also must serve ALL. |
| Motion to Convert (by Creditor) from Chapter 11 to 7 | 11 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(c) | D, DA, T (if one is appointed), UST, COM (if appointed). |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|---------|---|---|
| Motion to Convert (by Creditor) from Chapter 7 to 11 | 7 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(c) Local Rule 2002-1 (c) and (d) | D, DA, T, UST If filed in a voluntary Chapter 7 case within 70 days from the order for relief, then you also must serve ALL. If filed in a voluntary Chapter 7 case more than 70 days after the order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in an involuntary Chapter 7 case within 90 days from the order for relief, then you also must serve ALL. If filed in an involuntary Chapter 7 case more than 90 days after order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| Motion to Convert (by Debtor) from Chapter 7 to 11 | 7 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bankr. P. 2002 (h) Fed. R. Bankr. P. 9014 | T, UST If filed in a voluntary Chapter 7 case within 70 days from the order for |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------|--|--|
| | | Fed. R. Bankr. P. 9034(c) Local Rule 2002-1 (c) and (d) | relief, then you also must serve ALL. If filed in a voluntary Chapter 7 case more than 70 days after the order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. If filed in an involuntary Chapter 7 case within 90 days from the order for |
| | | | relief, then you also must serve ALL. If filed in an involuntary Chapter 7 case more than 90 days after order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| Motion to Convert (by Debtor) from Chapter 7 to 13 | 7 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bank. P. 2002(h) Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(c) Local Rule 2002-1 (c) and (d) | T, UST If filed in a voluntary Chapter 7 case within 70 days from the order for relief, then you also must serve ALL. If filed in a voluntary Chapter 7 case more |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------|---|---|
| | | | than 70 days after the order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | If filed in an involuntary Chapter 7 case within 90 days from the order for relief, then you also must serve ALL. |
| | | | If filed in an involuntary Chapter 7 case more than 90 days after order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| Motion to Convert (by Debtor-in-Possession) from Chapter 11 to 7 | 11 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(c) | UST, L20, and COM (if appointed). |
| Motion to Determine Whether Debtor is a Health Care Business | 7, 11 | Fed. R. Bankr. P. 1021 Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST In a Chapter 11 case, you also must serve L20 and COM (if appointed). |
| Motion To Determine Secured Status | All | Fed. R. Bankr. P. 3012 Fed. R. Bankr. P. 7004 Local Rule 3007-1(b) Local Rule 3012-1 | D, DA, T, UST, AP, NOA, and the Claimant. Service on the Claimant must be to the attention |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|--------------|---|---|
| | | | of the agent or representative who signed the proof of claim. |
| Motion to Dismiss by Creditor | 13 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 9014 | D, DA, T |
| Motion to Dismiss by Creditor, Debtor, Trustee, U.S. Trustee | 7, 11 and 12 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 2002(a)(4) Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 9014 Fed. R. Bankr. P. 9034(c) Local Rule 2002-1 (c) and (d) | D, DA, T, UST In a Chapter 11 case, you also must serve ALL. If filed in a voluntary Chapter 7 or Chapter 12 case within 70 days from the order for relief or order converting case to Chapter 12, then you also must serve ALL unless the motion is based on § 707(a)(3) or 707(b). If filed in a voluntary Chapter 7 or Chapter 12 case more than 70 days after the order for relief or order converting case to Chapter 12, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice unless the motion is based on § 707(a)(3) or 707(b). In a Chapter 7 case and the motion is based on |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|-----------|--|--|
| | | | § 707(a)(3) or 707(b), you must serve D, DA, T, and UST. |
| Motion to Dismiss by Trustee | 13 | Fed. R. Bankr. P. 1017(f) Fed. R. Bankr. P. 9014 | D, DA |
| Motion to Excuse Debtor from 341 | All | | T, UST |
| Motion to Extend Deadline to File a Complaint Under § 523 and/or § 727 or § 1328 | 7, 11, 13 | Fed. R. Bankr. P. 4004 Fed. R. Bankr. P. 9013 | D, DA, T, UST |
| Motion to Extend Exclusivity Period for Filing Plan of Reorganization | 11 | 11 U.S.C. § 1121(d) Fed. R. Bankr. P. 9013 | UST, L20 |
| Motion to Extend Exclusivity Period for Filing Plan of Reorganization in Small Business Case | 11 | 11 U.S.C. § 1121(e)(3) Fed. R. Bankr. P. 9013 | UST, L20 |
| Motion to Extend the Automatic Stay | 7, 11, 13 | Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 Local Rule 4001-1(a) | T, UST, AP |
| Motion to Impose/Reimpose Stay | 7, 11, 13 | Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 Local Rule 4001-1(a) | T, UST, AP |
| Motion to Lease Property | All | Fed. R. Bankr. P. 2002(a)(2) Fed. R. Bankr. P. 6004 Fed. R. Bankr. P. 9034(a) Local Rule 2002-1(c) and (d) | D, DA, T, UST, AP If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case within 70 days from the order for relief or order converting case to Chapter 12 or Chapter |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|---|---------|---|--|
| | | | 13, then you also must serve ALL. |
| | | | If filed in a voluntary Chapter 7, Chapter 12 or Chapter 13 case more than 70 days from the order for relief or order converting case to Chapter 12 or Chapter 13, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | If filed in an involuntary Chapter 7 case within 90 days from the order for relief, then you also must serve ALL. |
| | | | If filed in an involuntary Chapter 7 case more than 90 days after order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |
| | | | In a Chapter 11 case, you also must serve L20. |
| Motion to Modify Chapter 11 Plan of Reorganization Before Confirmation | 11 | Fed. R. Bankr. P. 3019(a) | D, DA, UST, T (if appointed), COM (if appointed) |

| PAPER | CHAPTER | BANKRUPTCY CODE/RULE; LOCAL RULE; or ADMINISTRATIVE ORDER | SERVICE |
|--|---------------|--|--|
| Motion to Modify Chapter 13 Confirmed Plan | 13 | Fed. R. Bankr. P. 3015(h) | ALL |
| Motion to Modify Plan of Reorganization After Confirmation in Individual Debtor Case — Chapter 11 | 11 | Fed. R. Bankr. P. 3019(b) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | ALL |
| Motion to Obtain Credit / or for Approval of Post Petition Financing | 11 | Fed. R. Bankr. P. 4001(c) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | UST, AP, L20, and COM (if appointed). |
| Motion to Reconsider or Vacate Order | All | Fed. R. Bankr. P. 9013 | D, DA, T, UST, AP |
| Motion to Redeem | 7 | Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | T, UST, AP |
| Motion to Re-Open Case | All | Fed. R. Bankr. P. 9013 | D, DA, T, UST, AP |
| Motion to Require (or to Compel) Trustee or Debtor in Possession to Assume/Reject Unexpired Lease or Executory Contract | 9, 11, 12, 13 | Fed. R. Bankr. P. 6006(b) and (c) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, AP Here, the AP (affected party) will always include the party to the contract or lease. |
| Motion to Withdraw as Counsel | All | Local Rule 2091-2 | D, DA, T, UST, and the withdrawing attorney's client. |
| Notice for Examination Under Rule 2004 | All | Fed. R. Bankr. P. 2004 Fed. R. Bankr. P. 9013 Local Rule 2004-1 | D, DA, T, UST, and the party to be examined |

| Notice of Abandonment or Disposition of Property filed by Trustee or Debtor in Possession | All | Fed. R. Bankr. P. 6007(a) & (b) | ALL |
|---|-----|---|---|
| Notice of Withdrawal of Counsel Non-debtor party Pursuant to Local Rule 2091(b) | All | Local Rule 2091-2 | D, DA, T, UST, and the withdrawing attorney's client. |
| Objection to Chapter 11 Plan | 11 | Fed. R. Bankr. P. 3017(a) | D, DA, T, UST, COM (if appointed) |
| | | | If the Plan Proponent is not the Debtor, then you must also serve the Plan Proponent. |
| Objection to Chapter 12 Plan | 12 | Fed. R. Bankr. P. 3015(f) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T |
| Objection to Chapter 13 Plan | 13 | Fed. R. Bankr. P. 3015(f) Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T |
| Objection to Claim | All | Fed. R. Bankr. P. 3007 Fed. R. Bankr. P. 7004 Local Rule 3007-1 | If the Objection is not filed by the Debtor, you must serve D, DA, T, UST, and the person most recently designated on the claimant's original or amended Proof of Claim (or most recent Transfer of Claim) to receive notices, at the address so indicated. |

| | | | If the Objection is filed by the Debtor, you must serve T, UST, and the person most recently designated on the claimant's original or amended Proof of Claim (or most recent Transfer of Claim) to receive notices, at the address so indicated. |
|---|-----|--|---|
| Objection to Claim of Exemption | All | Fed. R. Bankr. P. 4003 | D, DA, T |
| Objection to Disclosure Statement | 11 | Fed. R. Bankr. P. 3017 Fed. R. Bankr. P. 3017.1 | D, DA, T (if appointed), UST, COM (if appointed). |
| Objection to or Request for Determination of Small Business Reorganization Case | 11 | Fed. R. Bankr. P. 1020 Fed. R. Bankr. P. 7004 Fed. R. Bankr. P. 9014 | D, DA, T, UST, L20, COM (if appointed). |
| Report and Notice of Intention to Sell | 7 | Fed. R. Bankr. P. 2002(a)(2) Fed. R. Bankr. P. 2002(h) Fed. R. Bankr. P. 6004 Fed. R. Bankr. P. 9034(a) Local Rule 2002-1(c) and (d) Local Rule 6004-1 | D, DA, T, UST, AP, If filed in a voluntary Chapter 7 case within 70 days from the order of relief, then you must serve ALL. If filed in a voluntary Chapter 7 case more than 70 days after the order for relief, then you must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |

| | If filed in an involuntary Chapter 7 case within 90 days from the order for relief, then you also must serve ALL. |
|--|---|
| | If filed in an involuntary Chapter 7 case more than 90 days after order for relief, then you also must serve creditors who have filed a claim, creditors who still have time to file a claim, and parties who requested notice. |