**UNITED STATES BANKRUPTCY COURT**

**DISTRICT OF VERMONT**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

In re:

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Chapter \_\_**

**Debtor(s). Case [*or A.P.*] # \_\_\_\_\_\_\_\_**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Rule 9014(e) Notice of Evidentiary Hearing**

1. A hearing is scheduled for [*time*] on [*date*] at [*location*] regarding [*name of movant and type of relief sought*]. [*Requesting Party*] has confirmed with the courtroom deputy that this hearing has been scheduled as an evidentiary hearing.

2. [*Amount of time*] has been set aside for this evidentiary hearing.

3. [*Requesting Party*] [*has*/*has not*] contacted the opposing party/interested party regarding the time they believe necessary for presentation of their witnesses and/or cross-examination of my witnesses, at this evidentiary hearing. [*If not, specify why not: \_\_\_\_\_\_\_\_*].

4. [*Requesting Party*] intends to call the following witnesses, in the following order, and expects each will testify for the following amounts of time:[[1]](#footnote-1)

***(Note:***If an opposing party/interested party requires additional time and/or intends to call additional witnesses, that party must contact the courtroom deputy, at least seven (7) days prior to the hearing, to arrange for additional time, and file and serve a Supplemental Rule 9014(e) Notice.)

5. If you dispute the need for, or the scope of, the hearing described in this Notice**, you must**

1. file a written opposition with the Clerk of the Court on or before 4:00 p.m. on [date *(the* *response deadline must be no later than three (3) business days before the hearing)*] and

(b) serve a copy of that opposition on the Requesting Party, the debtor, the debtor’s counsel, the U.S. trustee, the case trustee, if any, and in a chapter 11 case, the creditors’ committee and its counsel or if no committee is appointed, then upon the 20 largest unsecured creditors, by the response deadline.

[6. *Any additional information requesting party deems relevant/necessary for the Court’s consideration (e.g., whether, due to the request for an evidentiary hearing, the requesting party agrees to a waiver of 11 U.S.C. § 362(e).*]

7. This evidentiary hearing will be held in lieu of the hearing previously scheduled for [*time*] on [*date*] at [*location*] regarding [*Requesting Party*]’s [*type of relief sought*].

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[*Signature]*

*[typed name, with address, e-mail address, and telephone number]*

1. If the list of intended witnesses changes, a supplemental Rule 9014(e) Notice of Evidentiary Hearing shall be filed promptly and notice served at least three (3) business days prior to the date set for the evidentiary hearing. See Vt. LBR 9014-1(b)(3). [↑](#footnote-ref-1)