UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

FORMAT FOR PRE-TRIAL STATEMENTS

[Pursuant to Vt. LBR 7016-1(d)]

Parties to an adversary proceeding should file a joint pre-trial statement. If the parties are not able to agree on the terms of the pre-trial statement, then each party must file and serve a separate pre-trial statement with an affirmation that the party has made diligent, good faith efforts to produce a joint pre-trial statement, but was unable to do so.

The pre-trial statement must include the following information, in this sequence:

- (a) the case caption of the both the bankruptcy case and the adversary proceeding;
- (b) a brief procedural history of the case, including the dates: (i) the case was filed; (ii) the instant adversary proceeding was filed; (iii) the key pleadings and papers were filed in the case and proceeding; and (iv) the pre-trial statement is due;
- (c) a listing of the undisputed material facts;
- (d) a listing of the disputed material facts;
- (e) an outline of the contested legal issues (including whether the Court has jurisdiction to enter final orders on each issue);
- (f) a summary of all evidentiary issues and any anticipated evidentiary objections;
- (g) an assertion that any motions *in limine* will be filed contemporaneously with the pre-trial statement or no later than 1 week prior to the trial or evidentiary hearing;
- (h) identification of witnesses, including: (i) the name of each witness who will be called; (ii) a brief summary of each witness's anticipated testimony; and (iii) the projected duration of each witness's testimony;
- (i) identification of exhibits and an affirmation that the parties will copy, mark, and exchange exhibits (and prepare exhibits for use with the Electronic Evidence Presentation System, if the parties are using that) no later than a half hour prior to the hearing, so the Court and all counsel will have a complete set available to them throughout the trial or hearing;
- (j) the estimated length of the trial or hearing;
- (k) a notation that a digital audio recording of the trial or contested hearing will be available on the docket, or an assertion that an application to restrict access to the recording will be filed no later than 1 day before the trial or hearing (see Vt. LBR 5007-1(b)); and
- (1) any unique circumstances the parties will ask the Court to address as part of the trial or hearing.