UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

In re:

MODIFICATION OF LOCAL RULES OF PRACTICE AND PROCEDURE IN BANKRUPTCY COURT, DISTRICT OF VERMONT

TO REVISE LOCAL RULE 9013-4(B) TO ALLOW ADDITIONAL MOTIONS TO BE NOTICED UNDER DEFAULT PROCEDURE STANDING ORDER # 14-02

AFTER DUE CONSIDERATION of the current local rules, and with the intent to increase the efficiency and effectiveness of the procedures for providing notice and review of certain motions, the Court is modifying the pertinent local rule to allow additional relief under the Court's default procedure.

IT IS HEREBY ORDERED that Vt. LBR 9013-4(b) is revised to include motions for forwarding mail of a corporate debtor to the trustee and motions to approve mortgage modification; adding these additional forms of relief under the default procedure results in renumbering of subsection (b), beginning at (25), to read as follows:

- (25) forwarding mail of a corporate debtor to the trustee;
- (26) hardship discharge (§§ 1228(b), 1328(b));
- (27) judicial lien or non-purchase money security interest, motion to avoid (§ 522(f));
- (28) lease of property (§ 363(b)(1));
- (29) lease or executory contract, motion to assume or reject (§ 365);
- (30) lien or mortgage that is wholly unsecured, motion to strip (§ 506(a));
- (31) limit scope of employment and reduce scope of legal services (Vt. LBR 2016-1(h)(4));
- (32) mediation, motion for (Vt. LBR 4001-7);
- (33) modify plan post-confirmation (§§ 1229, 1329);
- (34) mortgage modification (Vt. LBR 6004-1(f));
- (35) obtaining credit (§ 364(b), (c), (d));
- (36) post-petition payment of mortgage creditor charges in conduit mortgage payment case (Vt. LBR 3015-2(j)(7)(B)(iii));
- (37) pro hac vice admission, application for (Vt. LBR 2090-1(b));
- (38) redeeming property (§ 722);
- (39) reopening of a case (Fed. R. Bankr. P. 5010);

- (40) sale of property (§ 363(b)(1) and (f));
- (41) settlement in an adversary proceeding or contested matter, motion to approve (Fed. R. Bankr. P. 9019);
- (42) substitution of counsel (Vt. LBR 2091-1(b), (c));
- (43) transfer adversary proceeding (28 U.S.C. § 1412);
- (44) trustee final report and account, application for approval of report, and related application for compensation (§§ 704(a)(9), 1202(b)(1), 1302(b)(1));
- (45) turnover of property to the trustee (§ 542);
- (46) vacatur of discharge to allow Court to approve reaffirmation agreement (Vt. LBR 4008- 1(h));
- (47) valuation of collateral (§ 506(a); Fed. R. Bankr. P. 3012);
- (48) waiver of requirement of providing trustee with tax returns (§ 521(e)(2)(A)(i)); and
- (49) waiver of requirement to make conduit mortgage payments, motion for (Vt. LBR 3015-2(j)(3)(B)(ii)).

These changes are effective upon entry of this Standing Order. The balance of Vt. LBR 9013-4(b) remains unchanged.

SO ORDERED.

May 2, 2014 Burlington, Vermont Colleen A. Brown

United States Bankruptcy Judge