

The Honorable Brendan Linehan Shannon
United States Bankruptcy Court for the District of Delaware
Chambers Procedures (dated October 4, 2022)

Except as set forth herein, the Bankruptcy Court's General Chambers Procedures and other orders and procedures shall govern all procedural aspects of proceedings before Judge Shannon. These Chambers Procedures replace the Phase 2 Procedures and General Reminders dated February 9, 2021.

A. Manner of Hearings and Other Proceedings

1. Unless otherwise determined by Judge Shannon, all proceedings will take place in person other than status conferences, scheduling conferences, pretrial conferences, discovery hearings or fee hearings, which will be conducted remotely. First-day hearings are presumed to be conducted remotely absent a prompt request for a live hearing. All counsel and witnesses are expected to attend in-person hearings unless permitted to appear via Zoom.
2. All persons entering the Bankruptcy Court must comply with any Order of the Delaware District Court in place at the time regarding the use of face masks and coverings. Any person who desires to wear a face mask is free to do so.
3. Persons not complying with face mask requirements, posted signage, or any instructions of any Court Security Officer or other Bankruptcy Court personnel will be denied access to or be ejected from the Bankruptcy Court.
4. Participation via Zoom.
 - a. Appearances at in-person court proceedings using Zoom are allowed only in the following circumstances:
 - i. Counsel for a party or a pro se litigant files a responsive pleading and intends to make only a limited argument;
 - ii. A party or a representative of a party is interested in observing the hearing;
 - iii. A party is proceeding in a claims allowance dispute on a pro se basis;
 - iv. An individual has a good faith reason to participate remotely and has obtained permission from chambers to do so; or
 - v. Other extenuating circumstances that warrant remote participation as may be determined by the Court.

- b. Parties participating via Zoom are participating in an official Court proceeding. Disruptions or inappropriate behavior may result in removal. Persons appearing by Zoom are expected to appear in appropriate courtroom attire. **Under no circumstances may any Zoom participant photograph, record, or broadcast the proceedings or the participants.**
 - c. Prior Registration Required. All Zoom participants are required to register in advance. Parties should use their best efforts to complete their registration at least 2 hours prior to the start of a hearing. Please see the documentation titled “Hearing Registration” posted on the chambers’ website for more information on the registration process.
 - d. All participants must use their full names when registering and logging into Zoom or will not be granted access to the hearing.
 - e. Telephonic participants will be required to identify themselves following admittance into a proceeding. To aid in such identification, a telephonic participant should endeavor to use the telephone number that it provided during the registration process. Failure to identify when requested by the Court will result in removal from the proceeding.
 - f. All hearing agendas must include relevant Zoom registration information and link for participation pursuant to the aforementioned guidelines. Ms. Bello will provide Zoom hearing information to preparers of hearings agendas for inclusion.
- 5. Hearings are generally scheduled for one hour. If parties anticipate requiring more time, please contact Ms. Bello in advance to make necessary scheduling arrangements.
 - 6. Hearings conclude for the day by 4:30 p.m. unless the Court determines that it is necessary to continue. Parties should plan accordingly.

B. Witnesses and Exhibits

- 1. Parties are expected to meet and confer in advance of a contested evidentiary proceeding on the method of presenting any direct testimony (by proffer, declaration, or live), testimony scope, the necessity of cross examination, the estimated length of testimony, and any other relevant matter.
- 2. Parties intending to introduce exhibits at a contested hearing must be prepared to provide copies to the Court and all relevant parties. Parties are expected to meet and confer in advance regarding such evidence, including the method, timing, and form of identification and exchange. Unless otherwise directed, the Court requires two hard copies of each exhibit delivered to chambers at least one hour prior to the start of the proceeding.

C. Presentation of Orders

1. E-Orders Required. Judge Shannon only accepts proposed orders electronically. All related docket numbers must be included in the caption of the proposed e-order when uploaded. Additionally, all exhibits to the proposed order must be uploaded as separate attachments.¹
2. Presentation of Revised Proposed Orders. If a movant intends to present a proposed form of order to the Court that contains revisions to the original proposed form of order submitted with its motion (or any subsequently revised form of order filed on the docket), counsel for the movant shall endeavor to provide to the Court the revised form of order in clean and redline form at least one hour prior to the hearing.

¹ For step-by-step instructions on uploading E-Orders, please review the [electronic learning module](#) under CM/ECF Attorney Training on the Court's website.