

DECEMBER 1, 2018 CHANGES IN PROCEDURES DUE TO FEDERAL BANKRUPTCY RULE AMENDMENTS

MOTION TO DETERMINE VALIDITY OF PAYMENT CHANGE:

Bankruptcy Rule 3002.1 has been amended to allow parties who object to a Notice of Mortgage Payment Change to file a Motion to Determine Validity of Payment Change. To accommodate the rule revision, a new event has been added in the CM/ECF Motions/Applications category – Motion to Determine Validity of Payment Change. The motion should be scheduled in the normal course.

GENERAL POWER OF ATTORNEY:

This form was previously Director's Form 4011A and has been renamed *Official Form 411A*. The form may be modified as necessary.

SPECIAL POWER OF ATTORNEY:

This form was previously Director's Form 4011B and has been renamed *Official Form 411B*. The form may be modified as necessary.

NOTICE OF APPEAL AND STATEMENT OF ELECTION:

Official Form 417A has been amended to include a notice to inmate filers that this form can be used to provide the declaration under Rule 8002(c)(1) regarding mailing of a notice of appeal.

CERTIFICATE OF COMPLIANCE WITH TYPE-VOLUME LIMIT, TYPEFACE REQUIREMENTS, AND TYPE-STYLE REQUIREMENTS:

Official Form 417C has been renamed from *Certificate of Compliance with Rule 8015(a)(7)(B) or 8016(d)(2)* and amended to reflect changes in the length limits of briefs and other documents in Part VIII of the Bankruptcy Rules.

REQUIRED LISTS, SCHEDULES, STATEMENTS, AND FEES:

Director's Form 2000 was amended to include language that local chapter 13 plan forms are acceptable in courts that have a local form in place.