

### **Electronic Exhibits.**

Generally, counsel should meet with the courtroom deputy clerk at least two (2) business days in advance of trial. Paper copies of each electronic document, pre-marked for identification, must be submitted for the record by the applicable times set forth in Chambers Guidelines or relevant orders. Other instructions may be provided by the courtroom deputy clerk regarding specific media.

### **Chapter 13 form orders.**

If a form CI or CII order is entered following the first scheduled confirmation hearing, another confirmation hearing may be set. This confirmation hearing date will ordinarily be at least sixty (60) days from the date of the first scheduled confirmation hearing.

If a plan or modified plan is recommended for confirmation by the trustee after entry of a CI order, then any subsequent hearing may be removed from the calendar and the plan may be confirmed. If a modified plan is recommended for confirmation following a CII order and no objections have been filed, then any subsequent hearing may be removed from the calendar and the plan may be confirmed.

### **Joint Statements of Dispute - chapter 13.**

Required only for plan confirmation or modification hearing disputes, and only for disputes other than with the trustee. The judge may request joint statements of dispute for other matters and in other chapters.

If an objection to chapter 13 plan confirmation is filed by any other party, the initial confirmation hearing will generally be continued to a new hearing date. In that event, a joint statement of dispute must be filed five (5) days before the continued confirmation hearing date. If after the first scheduled confirmation hearing, a modified plan is filed and additional objections are filed, a joint statement of dispute must be filed five (5) days before the continued confirmation hearing date. All objections will be taken up at the continued confirmation hearing.

For contested hearings on plan modification, the joint statement of dispute must be filed five (5) days before the hearing on modification.

### **Orders with Requests for Waiver of Stay.**

Fed. R. Bankr. P. 4001(a)(3) and 6004(h), respectively, provide for 14-day stays of orders granting motions for relief from the automatic stay and orders for the use, sale, or lease of property other than cash collateral. Any request ordering otherwise requires a hearing where counsel should be prepared to show cause for the request.

### **Chapter 13 Modified or Amended Plans - Pre Confirmation**

Do not file a pre-confirmation modified plan unless there is sufficient objection time prior to the scheduled confirmation hearing.