

Local Rule of Bankruptcy Procedure 9019. COMPROMISE AND ARBITRATION.

A motion to approve compromise must:

- (A) contain an analysis of the settlement factors invoked in this context by decisions of the United States Supreme Court and the Fifth Circuit Court of Appeals: *See, e.g., Protective Comm. For Indep. Stockholders of TMT Trailer Ferry, Inc. v. Anderson*, 390 U.S. 414, 425 (1968); *Official Comm. of Unsecured Creditors v. Cajun Electric Power Coop., Inc. (In re Cajun Elec. Power Coop., Inc.)*, 119 F.3d 349, 355-56 (5th Cir. 1997); *Connecticut Gen. Life. Ins. Co. v. United Cos. Fin. Corp. (In re Foster Mortgage Corp.)*, 68 F.3d 914, 917 (5th Cir. 1995);
- (B) cite any adversary proceeding, by style and number, and provide trial setting information;
- (C) attach a copy of the settlement agreement;
- (D) contain an affidavit or an unsworn declaration under penalty of perjury as provided in 28 U.S.C. §1746 by the debtor or trustee recommending settlement approval under the case law guidelines.
- (E) contain the 21-day negative notice language described in LBR 9007(a); and
- (F) attach a certificate of service reflecting service on the master mailing list (matrix) as constituted by the Court on the date of service.