

Local Rule of Bankruptcy Procedure 2002. NOTICES TO CREDITORS, EQUITY SECURITY HOLDERS, UNITED STATES, AND UNITED STATES TRUSTEE.

(a) 20-Day Notice

Unless otherwise ordered by the Court, the Clerk notices the matters listed in Fed. R. Bankr. P. 2002(a).

(b) 25-Day Notice

Unless otherwise ordered by the Court, the Clerk notices all matters listed in Fed. R. Bankr. P. 2002(b).

(c) Notice Content

A hearing notice must identify the matter set for hearing, the court location, the hearing date, and the hearing commencement time.

(d) Returned Notices

Upon receipt of a returned undeliverable notice of the meeting of creditors, the debtor or debtor's counsel must attempt to find correct addresses for each returned notice and re-serve the affected parties. A debtor must confirm the fulfillment of this duty by filing a certificate of service within 10 days after the conclusion of the first meeting of creditors. At the time of certification, a debtor must also amend the master mailing list (matrix) pursuant to LBR 1007(b)(7). If corrected addresses cannot be found, the debtor or counsel must identify the creditors who cannot be found by written notification to the Clerk. The Clerk then may remove these creditors from the master mailing list.

(e) Service and Notice to the United States Trustee

The United States Trustee has a standing request not to receive service of pleadings nor notice of hearings in a Chapter 12 or Chapter 13 case.