



U.S. Bankruptcy Court, District of Minnesota

**Rule 2019-1. Fed. R. Bankr. Pro. 2019 Statements**

- (a) IN CONNECTION WITH APPEARANCE. An entity required to file a verified or supplemental statement under Federal Rule of Bankruptcy Procedure 2019 and who intends to take a position before the court shall file such verified or supplemental statement. If the entity required to file the verified or supplemental statement is moving the court for relief, such verified or supplemental statement shall be filed no later than the filing of such entity's moving documents in accordance with Local Rule 9006-1(b). If the entity is filing responsive documents or wishes to be heard at the hearing, if any, on moving documents, the entity shall file the verified or supplemental statement no later than the time for filing of responsive documents under Local Rule 9006-1(c), unless expedited relief is sought. In the case of expedited relief, the verified or supplemental statement shall be filed no later than the start of the hearing.
- (b) IN CONNECTION WITH BALLOT SOLICITATION. An entity required to file a verified or supplemental statement under Federal Rule of Bankruptcy Procedure 2019 and who intends to solicit votes regarding confirmation of a plan shall file the verified or supplemental statement no later than the date of the entry of the order approving the disclosure statement. Such verified or supplemental statement shall be filed in accordance with Local Rule 9013-3(a).

[Effective December 1, 2011. Amended effective May 1, 2014; October 1, 2019.]