Rule 1009-1. Amendments to Voluntary Petitions, Lists, and Schedules and Statements

(a) DEBTOR'S IDENTIFICATION. At any time before the notice of the meeting of creditors has been transmitted, the clerk may direct the debtor to file an amendment to the petition on a form prescribed by the clerk so as to correct any clerical mistakes in the debtor's name, address, or identification number. If the debtor fails to comply, the clerk shall determine the title of the case. If <del>ansuch</del> amendment to the petition is filed after the notice of the meeting of creditors has been transmitted, the clerk shall change the title of the case, including making any corrections to the debtor's name or social security number<del>, and</del>. If the debtor is represented by an attorney, the debtor shall provide such notice if the debtor is pro se.

## (b) FORM, FILING AND SERVICE.

(1) All amendments. Except as provided in paragraph (a) of this rule, all<del>other</del> amendments to petitions, exhibits, attachments, schedules, statements and lists must be made by filing a new petition, exhibit, attachment, schedule, statement or list that is identified as amended. The debtor must clearly identify all changes made in any amendments by underlining all additions and lining out all deletions, or by submitting with the amended documents Local Form 1009-1, containing a complete list of all changes reflected on the amended documents when compared with the original or the most recent amendments. All amendments must be verified by the debtor and <u>shall be verified</u>, contain the case caption and chapter number, and be served on transmitted to the trustee and the United States Trustee. A copy of any amended statement of intention also shall-must also be served ontransmitted to each affected creditor. A matrix may not be amended under this rule.

(2) Additional requirements for Schedule A/B. To amend Schedule A/B, the debtor must file verified Schedule A/B (Official Form 106A/B or 206A/B) and the Summary of assets and liabilities and certain statistical information (Official Form 106Sum or 206Sum) with the "amended" checkboxes checked. The debtor must transmit these documents A copy of any amended schedule A/B also shall be served to each entity that has filed a request for notice or notice of appearance under Federal Rule of Bankruptcy Procedure 2002(i) or 9010(b).

(3) Additional requirements for Schedule C. To amend Schedule C, the debtor must file verified Schedule C (Official Form 106C) and the Summary of assets and liabilities and certain statistical information (Official Form 106Sum) with the "amended" checkboxes checked. The debtor must transmit these documents to A copy of any amended schedule C also shall be served on each entity listed in the mailing matrix in the court's Electronic Case Filing System referred to in Local Rule 1007-2(a). If the debtor fails to file a verification or to provide proof of servicetransmittal of an amended Schedule C and Summary of assets and liabilities on each entity entitled to such servicenotice under this rule, the court will shall issue an order providing that the debtor's amended claim of exemption will have no effect until the debtor has complied

with the verification and servicetransmittal requirements of this rule and filed proof of such compliance with the clerk. The clerk shall not issue a Certificate Regarding Property Claimed as Exempt until the debtor has complied with the verification and servicetransmittal requirements of the rule and the applicable period for objection has expired.

(4) Additional requirements for Schedules D and E/F. To amend schedule D or E/F, the debtor must file verified Schedule D (Official Form 106D or 206D) or Schedule E/F (Official Form 106E/F or 206E/F) or both, together with the Summary of assets and liabilities and certain statistical information (Official Form 106Sum or 206Sum) with the amended checkboxes checked, and must add the names and addresses of any new or corrected creditors to the matrix. (c) FORM. An amendment to a schedule A/B or C shall be labeled "Amended Schedule \_\_\_\_\_" and consist of a copy of the schedule to be amended with the changes shown thereon by underlined typewritten entries to show additions and lining out to show deletions, except an amendment solely to correct a legal description of real property which may instead conform to a form supplied by the clerk. An amendment to a schedule D or E/F shall: 1) be labeled "Supplemental Schedule D-E/F"; 2) list alphabetically the names and addresses of the added or corrected creditors; 3) state whether priority is claimed or security is held by each creditor; 4) specify all other information for each creditor which would otherwise be applicable on the previous separate schedule filed in this case; and 5) be accompanied by a supplemental matrix. The debtor must transmit notice of the case also shall be served on to each new or corrected creditor listed in any amendment to a Schedule D or E/F and must file proof of such transmittal. of creditors. Other amendments shall be made by filing a new exhibit, attachment, schedule, statement or list, be labeled as amended and bear an appropriate caption, and verification shall be attached thereto.

## Rule 7056-1. Time Periods for Service and Filing of Summary Judgment Motions

(a) MOVING DOCUMENTS. Notwithstanding Local Rule 9006-1, and unless otherwise provided in any applicable case management order or scheduling order, moving documents for summary judgment in an adversary proceeding or contested matter shall be filed and served by delivery or by mail not later than twenty-eight days before the hearing date. Moving documents shall be filed within five days after the date and time for a hearing was obtained from the judge's calendar clerk.

(b) RESPONSIVE DOCUMENTS. Any responsive documents shall be filed and served by delivery or mail not later than fourteen days before the hearing date.

(c) REPLY DOCUMENTS. A reply, if any, by the moving party or other interested persons to any responsive documents shall be filed and served by delivery or mail not later than seven days before the hearing date. Such reply shall be limited to new legal or factual matters raised by any responsive documents.

## UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:

Case No.

Debtor(s).

## SUMMARY OF AMENDMENTS TO VOLUNTARY PETITION, LISTS, SCHEDULES AND STATEMENTS

1. Attached to this form are the following amended documents:

□ Petition

- □ Schedule A/B
- $\Box$  Schedule C
- □ Schedule D
- □ Schedule E/F
- □ Schedule G
- □ Schedule H
- □ Schedule I
- □ Schedule J
- □ Schedule J-2
- □ Summary of assets and liabilities and certain statistical information (note that this Summary MUST BE submitted with any amended schedule)
- □ Statement of financial affairs
- □ Statement of intention
- □ Statement of current monthly income/means test calculation
- $\Box$  Other (specify):
- 2. For each amended document attached, clearly identify all changes (additions and deletions) to the amended document when compared with the original or most recent amendment: