## Proposed amendments to Local Rule 8009-1 posted for notice and comment

The Judges of the United States Bankruptcy Court for the District of Minnesota have approved for notice and comment amendments to Local Rule 8009-1. The text of the proposed rule is available below. Comments will be accepted through March 21, 2016. Comments can be mailed to Lori A. Vosejpka, Clerk of Court, 301 US Courthouse, 300 South Fourth Street, Minneapolis, MN 55415 or sent via e-mail to lori\_vosejpka@mnb.uscourts.gov.

Rule 8009-1. Designation of Record on Appeal

(a) DESIGNATED RECORD. The appellant and other parties shall designate in writing, in the manner otherwise provided in Federal Rule of Bankruptcy Procedure 8009 (link is external), the particular documents of the official record on appeal to be included in the designated record. Each document designated shall be described specifically by the name of document, the number of the document on the docket, and the date filed. The fact that parts of the record on appeal are not included in the designated record shall not prevent the parties or the district court from relying on them.

(b) SEPARATE APPENDICES. In lieu of a designated record, the appellant and other parties may file, within 14 days after the filing of the notice of appeal or entry of an order granting leave to appeal, a stipulation providing that the parties shall file with the clerk of the district court separate appendices. Unless the district court orders otherwise, the parties shall serve and file with the clerk of the district court, in lieu of a designated record, their separate appendices along with their respective briefs. The parties also shall arrange for the clerk of the bankruptcy court to transmit transcripts or exhibits separately to the clerk of the district court.

(cb) TRANSCRIPTS. If the appellant or other party designates any transcript of proceedings or any part thereof, the party shall order a transcript and file with the clerk of the bankruptcy court a copy of the transcript order as required by Federal Rule of Bankruptcy Procedure 8009(b)(1)(A (link is external)), and if no such transcript is to be ordered, file with the clerk of the bankruptcy court a certification to that effect.

NOTE: This rule is promulgated by the district court.