Rule 9006-1. Time Periods For Service and Filing

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- (d) REPLY DOCUMENTS. No reply documents to the responsive documents need be served and filed. Any reply documents shall be filed not later than 48 hours before the scheduled time for hearing and shall be limited to new legal or factual matters raised by any responsive documents.
- (e) EXPEDITED RELIEF. If expedited relief is necessary, the moving party shall obtain a hearing date on shorter notice from the judge's calendar clerk and shall include a request for expedited hearing in the motion. Unless otherwise authorized by the court, moving documents seeking expedited relief shall be filed not later than 48 hours before the scheduled time for hearing. The judge will rule on the request for expedited hearing when the motion is heard. The party seeking expedited relief shall take all reasonable steps to provide all parties with the most expeditious service and notice possible and shall file an affidavit specifying the efforts made. Unless otherwise authorized by the court, any responses shall be filed not later than two hours before the scheduled time for hearing. The judge will rule on the request for expedited hearing when the motion is heard.

Rule 9013-2. Motion Documents

(c) NOTICE OF WITNESSES.

. . .

- (3) The proponent of a Chapter 11 or 12 plan shall provide testimony at the confirmation hearing.
- (4) Unless otherwise authorized by the court pursuant to a request made more than 72 hours before the confirmation hearing, the proponent of a Chapter 12 plan shall provide testimony at the confirmation hearing.