PROPOSED AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCEDURE

Rule 3011. Unclaimed Funds in Cases Under Chapter 7, Subchapter V of Chapter 11, Chapter 12, and Chapter 13

- (a) The trustee shall file a list of all known names and addresses of the entities and the amounts which they are entitled to be paid from remaining property of the estate that is paid into court pursuant to § 347 of the Code.
- (b) On the court's website, the clerk must provide searchable access to information about funds deposited under § 347(a). The court may, for cause, limit access to information about funds in a specific case.

Rule 8003. Appeal as of Right—How Taken; Docketing the Appeal

(a) FILING THE NOTICE OF APPEAL.

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- (3) *Contents*. The notice of appeal must:
 - (A) conform substantially to the appropriate Official Form;
 - (B) be accompanied by the judgment—or the appealable order or decree—from which the appeal is taken; and
 - (C) be accompanied by the prescribed fee.
- (4) *Merger*. The notice of appeal encompasses all orders that, for purposes of appeal, merge into the identified judgment or appealable order or decree. It is not

necessary to identify those orders in the notice of appeal.

- (5) Final Judgment. The notice of appeal encompasses the final judgment, whether or not that judgment is set out in a separate document under Rule 7058, if the notice identifies:
 - (A) an order that adjudicates all remaining claims and the rights and liabilities of all remaining parties; or
 - (B) an order described in Rule 8002(b)(1).
- (6) Limited Appeal. An appellant may identify only part of a judgment or appealable order or decree by expressly stating that the notice of appeal is so limited. Without such an express statement, specific

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identifications do not limit the scope of the notice of appeal.

- (7) Impermissible Ground for Dismissal. An appeal must not be dismissed for failure to properly identify the judgment or appealable order or decree if the notice of appeal was filed after entry of the judgment or appealable order or decree and identifies an order that merged into that judgment or appealable order or decree.
 - (8) Additional Copies. ***

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Rule 9006. Computing and Extending Time; Time for Motion Papers

(a) COMPUTING TIME. The following rules apply in computing any time period specified in these rules, in the Federal Rules of Civil Procedure, in any local rule or court order, or in any statute that does not specify a method of computing time.

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- (6) "Legal Holiday" Defined. "Legal holiday" means:
 - (A) the day set aside by statute for observing New Year's Day, Martin Luther King Jr.'s Birthday, Washington's Birthday, Memorial Day, Juneteenth National Independence Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, or Christmas Day;
 - (B) any day declared a holiday by the President or Congress; and

for periods that are measured (C) after an event, any other day declared a holiday by the state where the district court is located. (In this rule, "state" includes the District of Columbia and any United States commonwealth or territory.)

Rule 9038. Bankruptcy Rules Emergency

- (a) CONDITIONS FOR AN EMERGENCY.

 The Judicial Conference of the United States may declare a

 Bankruptcy Rules emergency if it determines that

 extraordinary circumstances relating to public health or

 safety, or affecting physical or electronic access to a

 bankruptcy court, substantially impair the court's ability to

 perform its functions in compliance with these rules.
 - (b) DECLARING AN EMERGENCY.
 - (1) *Content.* The declaration must:
 - (A) designate the bankruptcy court or courts affected;
 - (B) state any restrictions on the authority granted in (c); and
 - (C) be limited to a stated period of no more than 90 days.

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- (2) Early Termination. The Judicial Conference may terminate a declaration for one or more bankruptcy courts before the termination date.
- (3) Additional Declarations. The Judicial Conference may issue additional declarations under this rule.
- (c) TOLLING AND EXTENDING TIME LIMITS.
 - (1) In an Entire District or Division.

 When an emergency is in effect for a bankruptcy court, the chief bankruptcy judge may, for all cases and proceedings in the district or in a division:
 - (A) order the extension or tolling of a Bankruptcy Rule, local rule, or order that requires or allows a court, a clerk, a party in interest, or the United States trustee, by a specified deadline, to commence a proceeding, file or send a document, hold or

conclude a hearing, or take any other action, despite any other Bankruptcy Rule, local rule, or order; or

- (B) order that, when a Bankruptcy Rule, local rule, or order requires that an action be taken "promptly," "forthwith," "immediately," or "without delay," it be taken as soon as is practicable or by a date set by the court in a specific case or proceeding.
- (2) In a Specific Case or Proceeding.

 When an emergency is in effect for a bankruptcy court, a presiding judge may take the action described in (1) in a specific case or proceeding.
- (3) When an Extension or Tolling Ends.

 A period extended or tolled under (1) or (2) terminates on the later of:
 - (A) the last day of the time period as extended or tolled or 30 days after the

emergency declaration terminates, whichever is earlier; or

- (B) the last day of the time period originally required, imposed, or allowed by the relevant Bankruptcy Rule, local rule, or order that was extended or tolled.
- (4) Further Extensions or Shortenings.

 A presiding judge may lengthen or shorten an extension or tolling in a specific case or proceeding.

 The judge may do so only for good cause after notice and a hearing and only on the judge's own motion or on motion of a party in interest or the United States trustee.
- (5) *Exception*. A time period imposed by statute may not be extended or tolled.