

United States Bankruptcy Court

District of Arizona
Office of the Clerk

KHADIJIA WHITE-THOMAS

Clerk of Court

PUBLIC NOTICE

Additional Guidance re: Bankruptcy Noticing Procedures

As set forth in the Court's <u>Public Notice 24-01</u>, the court will only notice bankruptcy case-related documents that are the court's responsibility to notice as required by the Federal and Local Rules. These changes primarily impact Trustees and their counsel who have previously utilized CM/ECF events and the BNC to notice these documents in the past.

Effective, October 21, 2024, the Court discontinued **CM/ECF Trustee** docket events that previously provided BNC notice. These events included but were not limited to:

- Motions (e.g., motions to dismiss or convert the case)
- Objections (e.g., objection to claim or objection to confirmation)
- Certain Notices (e.g., trustee's notice of proposed abandonment of property)

The proponent of any motion, application, or other requested relief is responsible for service of the pleading and notice as mandated by the Federal and Local Rules.

The list below provides additional guidance on the court's responsibilities regarding certain documents and pleadings. While it aims to clarify the court's noticing responsibilities, there may be documents and pleadings that require further explanation. Pursuant to the Clerk's discretion, the list is subject to modification. *See* Fed. R. Bankr. P. 2002. Should you have questions please contact the clerk's office at 602-682-4000 or email AZBml ALL DQA@azb.uscourts.gov.

Approved notice providers are listed on the judiciary's public website.

The Court will continue to monitor its noticing procedures and the use of BNC to ensure compliance with regulatory requirements and maintain cost-effectiveness.

U.S. Bankruptcy Court ◆ 230 North First Avenue ◆ Phoenix, Arizona 85003

Event/Document	Court Provides BNC Notice
Meeting of creditors (FRBP 2002(a))	YES
A proposed use, sale or lease of property other than in the ordinary course of business	NO
The hearing on an approval of a compromise or settlement – other than an approval of an agreement in 4001.	NO
The hearing on a motion to dismiss or convert case	NO
Time fixed to accept or reject proposed modification of plan	YES
A hearing on any entity's request for compensation or reimbursement of expenses if more than \$1,000.	NO
Time fixed for filing proof of claims pursuant to Rule 3003(c)	NO
The time fixed for filing objections and the hearing to consider confirmation of a chapter 12 plan	NO
The time fixed for filing objections to confirmation of a chapter 13 plan	YES
The order for relief; (FRBP 2002(f))	YES
The dismissal or the conversion of the case to another chapter, or the suspension of proceedings under §305;	YES
The time allowed for filing claims pursuant to Rule 3002;	YES
The time fixed for filing a complaint objecting to the debtor's discharge pursuant to §727 of the Code as provided in Rule 4004;	YES
The time fixed for filing a complaint to determine the dischargeability of a debt pursuant to §523 of the Code as provided in Rule 4007;	YES
The waiver, denial, or revocation of a discharge as provided in Rule 4006;	YES
Entry of an order confirming a chapter 9, 11, 12, or 13 plan;	YES
A summary of the trustee's final report in a chapter 7 case if the net proceeds realized exceed \$1,500;	NO
A notice under Rule 5008 regarding the presumption of abuse;	YES
A statement under §704(b)(1) as to whether the debtor's case would be presumed to be an abuse under §707(b); and	YES
The time to request a delay in the entry of the discharge under §§1141(d)(5)(C), 1228(f), and 1328(h). Notice of the time fixed for accepting or rejecting a plan pursuant to Rule 3017(c) shall be given in accordance with Rule 3017(d).	NO
Trustee Notice of Intent to Abandon (LR 6007(c))	YES
Chapter 13 Plan (LR 2084-4)	YES
Rescheduled 341 (2084-7)	YES