UNITED STATES BANKRUPTCY COURT DISTRICT OF CONNECTICUT

LOCAL RULES OF BANKRUPTCY PROCEDURE

APPENDIX M

MOTIONS THAT DO NOT FOLLOW CONTESTED MATTER PROCEDURE AND MAY BE SCHEDULED FOR A HEARING

- Any Motion/Application/Pleading filed in an Appeal
- Any Motion/Application/Pleading filed in an Adversary Proceeding
- Application to Pay Filing Fee in Installments
- Motion to Waive Filing Fee
- Motion to Return Fee
- Motion for 2004 Examination
- Motion to Appear *Pro Hac Vice*
- Motion for Authority to Operate Business
- Motion for Contempt
- Motion to Convert Chapter 7 to 11/12/13 by Debtor
- Motion to Convert Chapter 13 to Chapter 7 by Debtor
- Motion to Dismiss Chapter 13 Case by Debtor
- Motion to Delay Entry of Discharge
- Motion for Extension of Time (see D. Conn. L. Civ. R. 7(b))
- Motion to Expedite Hearing
- Motion to Extend the Automatic Stay
- Motion for Exemption from Electronic Filing
- Motion to Alter or Amend/Modify Judgment pursuant to Fed. R. Bankr. P. 9023
- Motion for Relief from Judgment or Order/Reconsider/Vacate Pursuant to Fed. R. Bankr. P. 9024
- Motion to Limit Notice/Service
- Motion to Redact
- Motion to Reopen
- Motion for Sanctions
- Motion to Terminate Wage Deduction Provision in Confirmation Order
- Objection to Claim, (see Notice of Objection to Claim Form, Connecticut Local Form 420B)
- Stipulations Addressing a Pending Motion/Application/Pleading