



**UNITED STATES BANKRUPTCY COURT
DISTRICT OF CONNECTICUT**

CLERK'S ANNOUNCEMENT 21-08

**NOTICE TO THE BAR AND THE PUBLIC REGARDING
OFFICIAL FORM 122B AND AMENDMENTS TO FEDERAL RULES**

To the Public and Bar, Please Be Advised and Take Notice:

**Official Bankruptcy Form 122B, Chapter 11 Statement of Your Current Monthly Income
(version 12/21)**

Official Bankruptcy Form 122 B, Chapter 11 Statement of Your Current Monthly Income, has been amended and became effective on December 1, 2021.

As approved by the Judicial Conference, amendments to official bankruptcy forms govern all proceedings in bankruptcy cases thereafter commenced and, insofar as just and practicable, all proceedings then pending. Official Form 122B (version 12/21) is posted on the Judiciary's website at: <https://www.uscourts.gov/forms/bankruptcy-forms>.

NOTE: The Clerk's Office will issue a deficiency notice for obsolete versions of Form 122B filed on or after January 1, 2022.

Federal Rules of Bankruptcy Procedure

Under the Rules Enabling Act, 28 U.S.C. §§ 2071-75, amendments to the following rules took effect on December 1, 2021:

- Fed. R. Bankr. P. 2005: Apprehension and Removal of Debtor to Compel Attendance for Examination
- Fed. R. Bankr. P. 3007: Objections to Claims
- Fed. R. Bankr. P. 7007.1: Corporate Ownership Statement
- Fed. R. Bankr. P. 9036: Notice and Service by Electronic Transmission

The text of the amended rules, and the accompanying committee notes—along with extensive supporting documentation related to their adoption—are posted on the “Current Rules” page of the Judiciary's website at: <https://www.uscourts.gov/rules-policies/current-rules-practice-procedure>.

Under 28 U.S.C. §§ 2074(a) and 2075, and the Supreme Court orders dated April 14, 2021, the amendments govern all proceedings commenced on or after December 1, 2021, and all proceedings then pending “insofar as just and practicable.”

Additional Information Regarding Rule Change to Fed. R. Bankr. P. 9036

Effective December 1, 2021, the Director of the Administrative Office of the United States Courts has designated any entity that receives 100 or more paper bankruptcy notices in a single calendar month as a high-volume paper notice recipient pursuant to Fed. R. Bankr. P. 9036(b)(2)(B) (as amended effective December 1, 2021) (the “Rule”). The threshold number of paper notices that will cause a notice recipient to be designated as a high-volume paper notice recipient pursuant to the Rule will be reviewed annually and may be adjusted once a year, effective on December 1st of each year.

Once the threshold paper notice amount is reached, the Bankruptcy Noticing Center (BNC) will notify the notice recipient that it must register for Electronic Bankruptcy Noticing (EBN) or that, if the recipient does not register within 45 days of the date of the notification, the BNC will establish an electronic address where the Director designates the recipient to receive its notices pursuant to the Rule.

December 3, 2021
Date

/s/ Pietro Cicolini
Clerk of Court