

## Rule 9074-2

### *Video conferences*

- (A) **Request for Participation by Video.** Any party requesting participation by video for a courtroom hearing, shall file a motion at least ten (10) days prior to the hearing; serving the debtor, debtor's counsel, the trustee, the United States Trustee, parties requesting service and all parties in interest.
- (B) **Requirements.** The requesting party:
- (1) is responsible for all costs for equipment use or personnel from the connecting source associated with the video;
  - (2) shall contact the court to schedule a test connection at least five (5) business days prior to the hearing; and,
  - (3) shall provide the name of a contact person and telephone number in its motion.
- (C) **Court's Discretion.** The court retains the discretion:
- (1) to determine whether or not such a video conference or hearing shall be allowed; and,
  - (2) in the event that more requests are filed than the court's equipment has the capabilities of sustaining, the court shall determine which motions may be granted and may reconsider and vacate orders if necessary.
- (D) **Cancellation.** In the event that a party granted permission to participate by video conference, determines that the connection is not needed, that party shall notify the court immediately by telephone, followed by filing a notice of cancellation for the need of participation by video conference.
- (E) **Participation Upon a Continuance.** If a video conference hearing is continued, the order granting participation at the initial hearing shall continue to be effective at the rescheduled hearing.