Rule 4001-1 AUTOMATIC STAY - RELIEF FROM

- (a) A motion for relief from the stay shall be served on the debtor, the debtor's counsel, the trustee, the trustee's counsel if appointed, any official committees and their counsel if appointed, and, if applicable, upon any other parties asserting, having, or claiming an interest in the property.
- (b) If applicable, the motion shall state the names and purported interests of all parties known, or discoverable upon reasonable investigation, who claim an interest in the property in question, and shall identify the property, and state the amount of the outstanding indebtedness and the fair market value of the property. The motion shall be accompanied by a legible and complete copy of all relevant loan and security agreements and evidence of perfection, unless such documents are voluminous. A copy of any prior orders of the Court upon which the motion relies shall be attached.
- (c) Unless otherwise ordered by the Court, LBR 9013-1, 9013-2, and 9013-3 are applicable to motions for relief from the stay.