

BANKRUPTCY ^{UP}DATE

March 31, 2026

If someone else would like to receive these ^{UP}dates, please send an e-mail to Shan_Stroup@sdb.uscourts.gov.

Motions to Reschedule Hearings

When filing a motion to reschedule a hearing, please link the motion to the underlying matter, such as a motion or a plan, **not** to the order setting the hearing. For example, a motion to reschedule a hearing on a motion to dismiss should be linked to the motion to dismiss, **not** to the order setting the hearing on the motion or to a prior order rescheduling the hearing.

Strictly Follow Sample Notices in Appendices

As required by Bankr. D.S.D. R. 2002-1, please make sure your notices strictly conform to the specific notice samples in the appendices of our local bankruptcy rules for a notice of objection to claim ([Appendix 2B](#)), a notice of motion to sell property of the estate ([Appendix 2F](#)), and a notice of application for fees ([Appendix 2G](#)). In the first sentence of your notices of applications for fees, please separately set forth the amounts being requested for services, for sales tax, and for the reimbursement of expenses. Follow the general notice sample at [Appendix 2A](#) for notices of all other types of motions.

Link

[Previous Bankruptcy ^{UP}dates](#)