



Comments on Proposed Rules 3001 and 3002.1

Ken Lenz o Rules_Comments

09-BK-102

02/11/2010 09:45 AM

Dear Sir or Madam:

I am in support of the proposed changes to Rules 3001 and 3002.1 that require creditors to provide basic, but critical information in order for debtors and their attorneys to intelligently review proofs. There is far too much abuse by creditors and servicers of the creditors who provide little or no information in support of their proofs of claim, which requires debtors to either accept the proofs on "faith" or file objections. Further, mortgage servicers, by providing no information as to arrearages or escrows have required debtors' attorneys to spend countless hours contacting servicers to obtain this basic information, and to delay confirmation of Chapter 13 plans until such information is provided. I urge the proposed rules to be made effective.

Kenneth E. Lenz, Attorney at Law
Board-Certified in Consumer Bankruptcy Law

This message, together with any attachments, is intended only for the use of the individual or entity to which it is addressed. It may contain information that is confidential, privileged communication between an attorney and client, or prohibited from disclosure. If you are not the intended recipient, you are hereby notified that any dissemination or copying of this message or any attachment is strictly prohibited. If you have received this message in error, please notify the original sender immediately by telephone (203) 891-9800 or by return e-mail and delete this message, along with any attachments, from your computer. We are a debt relief agency. We help people file for bankruptcy relief under the Bankruptcy Code.