Form No. 9017-1(c)(2)(B) IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS DIVISION

In re:

Debtor(s)

CASE NO. _____ Chapter

NOTICE OF INTENT TO ADDUCE TESTIMONY FROM A REMOTE LOCATION BY TELEPHONE AND VIDEO TECHNOLOGY

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- 1. This Notice is filed pursuant to BLR 9017-1(c)(2)(B) by _____.
- 2. This Notice pertains to the matters scheduled for hearing or trial in this case on [insert date and time].
- 3. The party filing this Notice intends to call [Name of Witnesses] to testify at the scheduled hearing or trial by telephone and video technology.
- 4. Any party-in-interest may object to this notice within 3 days of its filing on the Court's docket. If no party-in-interest files a timely objection, the Court will allow the identified witnesses to give testimony remotely using the Court's telephone and video technology. If the Court does not authorize the testimony to be taken remotely, the Court will schedule a date for the witness's testimony to be given live in open court. Both the witness(es) and the objector must appear in person at the scheduled date.
- 5. This Notice may be withdrawn at any time prior to the scheduled hearing or trial.

Date:	
	Movant's counsel signature
	Name:
	State Bar No.:
	S.D. Tex. Bar No.:
	Address:
	Telephone:
	Fax:
	E-mail:

Southern District of Texas Notice Intent To Adduce Testimony From A Remote Location By Telephone And Video Technology