Rule	Summary of Change Effective December 1, 2020
2002(f)(7)	The obligation to send notice of an order confirming a Chapter 13 plan is now explicitly included in the rule.
2002(h)	70 days after filing (Ch 7, 12, or 13) or converting (Ch 12 or 13) a voluntary case, the court may direct that notice of items in Rule 2002(a) can be limited to the debtor, trustee, case trustee, creditors who filed claims, and creditors who may still file timely claims. <i>Compare</i> D. Kan. Standing Order 20-3 (effective Mar. 20, 2020) <i>available at <u>https://www.ksb.uscourts.gov/local-rules-orders</u>.</i>
2002(k)	The notice fixing time for filing objections to confirmation of a Ch 13 plan must be sent to the US Trustee (unless the UST requests otherwise). This is not a new requirement. The location of this requirement was moved from (b) to (a)(9).
2004(c)	Expands the scope to include electronically stored information (ESI); the only court issuing 2004 exam subpoenas is the court where the action is pending (not the location of the deposition/examination).
8012	Nongovernmental corporations that appear before the BAP or district court must file a statement listing any parent corporation and any publicly held corporation holding 10%+ of its stock. New requirement for intervenors to file the same disclosure statement. Who must file the disclosure about the debtor. When the disclosure is due.
8013	No proof of service of filing a request for relief is required because Rule 8011(d) eliminated the need to serve when it is filed using ECF.
8015	Technical changes to list of items excluded from the length of appellate briefs.
8021	For a Bill of Costs after an appeal, the proof of service is no longer required. This is because amended Rule 8011(d) eliminated the need to include proof of service when the document is filed and served through ECF.