

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF OREGON**

SUMMARY OF CHANGES IN 12/1/17 LOCAL RULES FROM 12/1/16 PUBLICATION

Rule	Summary of Change
1002-1(3)(B)(iii)	Removes “Unless the court orders otherwise”. This deletion is not intended to change any practice, but instead to recognize that LBR 9029-1 (c) applies across all LBRs.
1006-1(d)	Provides the Clerk’s Office discretion to refund overpayments.
1007-5	Requires the filing of Official Form 121, <i>Statement of Your Social Security Number</i> , with the voluntary petition, and moves procedures regarding amendment of OF 121 from 9037-1(a).
1015-1(b)	Removes “Unless the court orders otherwise”. This deletion is not intended to change any practice, but instead to recognize that LBR 9029-1 (c) applies across all LBRs.
1016-1	Removes cross-reference to deleted LBR 9037-1.
3007-1(b)	Imposes the LBR 7007-1(a) prefiling conferral requirement on claim objections in chapter 11 cases.
3015-1(b)(1)	Implements a new local chapter 13 plan form for cases filed or converted on or after December 1, 2017.
3015-2(a)(3)	In a chapter 12 or 13 case, requires an amended plan to be dated with the date signed by the debtor.
3015-2(b)	In a chapter 12 or 13 case, requires a preconfirmation amended plan filed 28 days or more before a pending confirmation hearing to be filed and served under LBF 1355.05, and prohibits the filing of an amended plan fewer than 28 days before a pending confirmation hearing.
3015-2(c)	In a chapter 12 or 13 case, requires that a postconfirmation amended plan be filed on the same form as the original plan.
3015-3(c)(1)	In a chapter 13 case, clarifies the deadline for objection to confirmation of an amended plan.
3015-3(c)(2)	In a chapter 13 case, implements a new Chapter 13 order confirming plan form for cases filed on or after December 1, 2017.
4001-1	Adds cross-reference to bring attention to the provisions of LBR 4008-2 which limit the application of the automatic stay.
4008-2	Adds cross-reference to LBR 4001-1 to highlight the limitation of the automatic stay granted by this rule.
5007-1	Deletes cross-reference to deleted LBR 9017-1(f)
5077-1(a)	Moves procedures regarding redaction of transcripts from LBR 9037-1.
5077-1(b)	Clarifies procedures for requesting audio and transcripts of court hearings.
5077-1(c)	Gives opposing parties a chance to review transcripts for accuracy.
5077-1(d)	Deletes cross-reference to deleted LBR 9017-1.
5077-1(e)	Moves procedures regarding certified sound recordings offered into evidence from 9017-1(f)(2).
7007-1	Adds cross-reference to LBR 3007-1 per new requirement for prefiling

	conference certification in chapter 11 cases.
7026-1(d) and (e)	Deletes former (d) due to elimination of FRCP Form #52 and renumbers (e) to (d).
7067-1(b)(1)	Clarifies that funds on deposit with the Court will be placed in the Court Registry Investment System (CRIS).
7067-1(b)(2)	Removes “Unless the court orders otherwise”. This deletion is not intended to change any practice, but instead to recognize that LBR 9029-1 (c) applies across all LBRs.
LBR 9011-2(d)	Removes “Unless the court orders otherwise”. This deletion is not intended to change any practice, but instead to recognize that LBR 9029-1 (c) applies across all LBRs.
9013-1(a)(6)	Requires consent or waiver to court’s jurisdiction in contested matters filed on forms other than LBFs .
9013-1(c)(1)(A)	Removes “Unless the court orders otherwise”. This deletion is not intended to change any practice, but instead to recognize that LBR 9029-1 (c) applies across all LBRs.
9017-1(f)(1)	Removes rule regarding non court audio recordings as admissibility is governed by Fed. R. Evid 801-804.
9017-1(f)(2)	Moves procedures regarding certified sound recordings offered into evidence to LBR 5077-1(e).
9017-1(f)(3)	Deletes some procedures regarding preparation of transcripts and moves others to LBR 5077-1.
9037-1	Moves privacy and redaction procedures to LBR 1007-5 and LBR 5077-1 for consistency with Uniform Numbering System for Local Bankruptcy Court Rules.