

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

SUMMARY OF CHANGES IN 12/1/22 LOCAL BANKRUPTCY RULES

LBR	Summary of Change
1004.1-1(b)	Revised to incorporate by reference certain Oregon statutes governing appointment of a fiduciary—revisions apply regardless of parties’ states of residence.
1007-3	Reference to retired local form, LBF 521.05, removed.
1007-5(a)	Revisions are part of a larger incorporation of General Orders 20-1, 20-2, and 20-3. See also LBRs 5005-1, 5005-4, and 9011-4.
2002-1(b)-(d)	Revised to distinguish between motions and notices of intent.
2016-1(a)(1)	Revised to distinguish between motions and notices of intent.
2016-1(b)(5)	Establishes automatic triennial adjustment of certain compensation and reimbursement amounts.
3001-1(a)(1)	Revised to distinguish between motions and notices of intent.
3007-1(a)(2) & (3)	Corresponds with combination of previously separate forms for objections to claim and notices of objections to claim (LBFs 763.3 and 763.1, respectively) into new form, LBF 763.
3015-1(b)(1)	Simplifies the direction to use the most current plan form by referring filers to the court’s website.
3015-1(b)(2)(A)	Streamlines wage-order process by removing the current requirement to obtain a waiver of the wage-order requirement in order to use the trustee’s approved electronic payment vendor.
3015-1(b)(8)	Corresponds with creation of new forms for postconfirmation motions by chapter 13 debtors to buy, sell, encumber interests in, use, lease, or dispose of interest in property (LBFs 1301, 1301.5, 1302, and 1302.5).
3015-3(c)(2)	Simplifies the direction to use the appropriate form for confirmation orders by referring filers to the court’s website.
3019-1	Moves content of former (a)(2) to LBR 9004-1, expanding the requirement to attach comparison versions of proposed amendments to apply to all proposed amended pleadings not prepared on an LBF or national bankruptcy form. Other subsections removed as unnecessary.
4001-1(c)-(f)	Former (c) removed to distinguish between motions and notices of intent. Former (g)(2) removed in accordance with retirement of LBF 521.05.
4003-2(b)	Clarifies process for moving to avoid liens under § 522(f), depending on whether the lien is a judicial lien on real property. See also revised LBFs 717 and 717.07.

LBR	Summary of Change
4008-2	New (c) reminds parties of the absence of any legal requirement for court approval as a condition to the effectiveness of a loan-modification agreement between a lender and a debtor.
5005-1	Revisions are part of a larger incorporation of General Orders 20-1, 20-2, and 20-3. See also LBRs 1007-5, 5005-4, and 9011-4.
5005-4(b)(1) & (e)	Revisions are part of a larger incorporation of General Orders 20-1, 20-2, and 20-3. See also LBRs 1007-5, 5005-1, and 9011-4.
6004-1	Corresponds with creation of new forms for postconfirmation motions by chapter 13 debtors to buy, sell, encumber interests in, use, lease, or dispose of interest in property (LBFs 1301, 1301.5, 1302, and 1302.5).
6006-1	Removed as duplicative of FRBP 6006(a).
7001-1(a)-(b)	New subsection (a) added to make explicit that the 7000-series LBRs apply to adversary proceedings. Other changes are stylistic.
7005-1	Cross-references removed in conjunction with revisions to LBR 9013-1.
7005-2	Revised in conjunction with new LBR 7001-1(a).
7007-1(d)	Clarifies that hearing notices may only be issued by parties on direction from the court.
7026-1(a)-(c)	Revised to clarify and alert parties regarding FRCP 26 issues, expand the definition of “discovery documents,” and make a reference to the District Court local rules more precise.
7056-1	Local rule covering motions for summary judgment removed.
7065-1	Cross-reference removed in conjunction with revisions to LBR 9013-1.
9001-1	In addition to stylistic revisions, unnecessary definitions have been removed and the definition of FRBP has been revised to exclude Interim Federal Rules of Bankruptcy Procedure.
9004-1	Revised to expand requirement to attach comparison versions of proposed amendments. Other changes are stylistic.
9010-1(a), (e)-(f)	Revision to (a)(2) updates reference to District Court local rules. Other revisions clarify requirements relating to representation.
9011-4(c)	Revisions are part of a larger incorporation of General Orders 20-1, 20-2, and 20-3. See also LBRs 1007-5, 5005-1, and 5005-4.
9013-1(a)	New subsection (a)(1) constitutes the court’s direction, under FRBP 9014(c), that FRBP 7015 regarding amendments apply to contested matters. (a)(8) revisions clarify that the bar on filing discovery documents applies to contested matters, and (a)(9) removed in conjunction with repeal of LBR 7056-1.
9013-1(b)	Revisions expand requirements relating to the noticing of contested matter motions.

LBR	Summary of Change
9013-1(c)	References to “response” removed; this subsection applies only to objections.
9013-1(d)-(f)	Revisions make explicit the interplay between FRCP 26(a)(2) and the local rule and require that—for most evidentiary hearings—an expert witness report must be filed at least 14 days before the hearing.
9017-1(b)	Revisions incorporate the practice of electronic exhibit submission.
9019-1(e)	Revised in accordance with FRBP 9019(a) requirement that approval of a settlement or compromise be sought by motion, not a notice of intent.
9021-1(b)(1)	Revisions are technical corrections.