

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF OREGON

**RECORD OF CHANGES IN 12/1/12 LOCAL RULES FROM 12/1/11 PUBLICATION**

Rule	Summary of Change
LBR 1006-1(b)	Rule amended to require a Chapter 13 debtor to tender not less than the minimum amount specified in the current version of <a href="#">LBF #110</a> (installment application) with the petition.
LBR 1014-1	New rule regarding Transfer of Cases. <i>See also</i> LBR 1073-1 below.
LBR 1015-1	New rule setting forth requirements for motions and orders for joint administration of cases.
LBR 1073-1	Rule regarding assignment of cases to offices renumbered from 5001-2 and amended to state that Malheur County cases will be transferred to the District of Idaho unless the debtor requests otherwise when filing the petition.
LBR 2016-1(e)(1) LBR 2016-1(g)	Rule 2016-1(e)(1) regarding Chapter 13 attorney fees modified to require filing of any amended disclosure no later than 7 days prior to confirmation hearing. Rule 2016-1(g) regarding Chapter 7 trustee fees and expenses deleted in light of <a href="#">Hopkins v. Asset Acceptance, LLC (In re Salgado-Nava)</a> , 473 B.R. 911 (9 <sup>th</sup> Cir. BAP 2012).
LBR 3016-1	Rule title modified as the text of this LBR is not limited to accelerated Chapter 11 cases.
LBR 4004-1	Rule amended to clarify that a Chapter 11 individual debtor must file <a href="#">LBF #1191.3</a> to obtain a discharge, regardless of when the discharge is sought.
LBR 5001-2	Rule text moved to new Rule 1073-1, and a cross-reference to that rule added.
LBR 5005-4(b)(1)	Rule amended to require electronic filing using ECF “or another program provided by the clerk for this purpose” in order to implement an electronic Proof of Claim program outside of ECF.

Rule	Summary of Change
LBR 5005-4(e)	Rule amended to provide that a document described in <a href="#">FRBP 1008</a> , or a scanned electronic replica of the signed document and a completed, signed, and filed <a href="#">LBF #5005</a> , must be maintained by the filing ECF Participant until the later of the fifth anniversary of the filing or the closing of the case.
LBR 7005-1(b)	Rule modified to clarify that a certificate of service is required only when service using paper is required.
LBR 7007-1(b)(3)(B) LBR 7007-1(d)(3)	Rule 7007-1(b)(3)(B) amended to clarify that no replies may be filed in adversary proceedings except in support of a motion for summary judgment. Rule 7007-1(d)(3) modified only to be consistent with the LBR convention of describing a deadline in terms of a number of days before an event.
LBR 7052-1	Rule modified to make the reference to LBR 9021-1(a) a cross-reference.
LBR 7054-1	Rule modified to make the reference to LBR 9021-1(c) a cross-reference.
LBR 7055-1	Rule modified to make the reference to LBR 9021-1(a) a cross-reference.
LBR 9011-4(b)	Rule modified in light of revision to 5005-4(e) to clarify that the filer must possess the original “wet ink” signatures on an <a href="#">FRBP 1008</a> document only when filing the document.
LBR 9013-1(c)(2)(A)	Rule amended to clarify that replies are not permitted in Chapter 7, 12, and 13 contested matters without prior consent of the court. <i>See also</i> LBR 7007-1(b)(3)(B) above.
LBR 9015-1	Rule amended to delete a cross-reference to LBR 7016-1, which does not apply to contested matters.
LBR 9017-1	Rule modified to delete an inappropriate cross-reference to LBR 7007-1(b), which does not apply to trial exhibits.
LBR 9021-1(a)(2)(A)	Rule amended to clarify to whom a proposed order or judgment must be transmitted, and require the proponent to certify compliance with this subsection on a order or judgment lodged with the court, unless it is on an LBF.
LBR 9070-1	Rule modified to correct an internal reference.
LR References	Decimal points in District Court Local Rules references corrected to hyphens.