## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF OREGON

## SUMMARY OF CHANGES IN 12/1/18 LOCAL RULES FROM 12/1/17 PUBLICATION

Rule	Summary of Change
1001-1(e)	The practice tips from the Oregon State Bar Debtor-Creditor Section
	website regarding local bankruptcy rules and forms have not developed
	or been used as originally anticipated, and they will be removed from the
	section website. As such, LBR 1001-1(e), referencing these practice tips,
	was removed.
1006-1(c)	Clarification on payment procedures after a dishonored (NSF) check.
1016-1(a)	Adds a requirement for chapter 11, 12, or 13 cases to address the inquiry
	mandated by FRBP 1016 and other issues, for example the financial
	management course for individual debtors.
1017-2(b)	Explains how the court will treat motions to dismiss by debtors in
	chapter 12 or 13 cases.
2002-1(i)(2)	For entities requesting a preferred noticing address under §342(f), the
20111()(1)	name and website where such requests are to be made has been updated.
2016-1(e)(1)	Non-material editorial revision.
2016-1(e)(2)	For chapter 13 postconfirmation supplemental compensation
	applications, states a presumptively reasonable compensation of \$100 for
	preparation of each LBF 1307.
4003-2(b)	Clarifies the applicable LBFs for lien avoidance motions.
5077-1(b)(1)	Reflects moving the list of approved court transcriptionists from LBF
	335, which will be retired, to the court's website.
5077-1(c)	Places restrictions on who may prepare transcripts offered into evidence.
7005-1(b)(1)	Eliminates "paper copy" language to support and allow the practice of
	having certain attachments (such as the mailing list) only attached to the
	court-filed document.
7005-1(b)(2)	Notes that a certificate of service for all documents, including LBFs and
<b>5</b> 0554()(4)	official forms, should include a mailing list for those served using paper.
7056-1(a)(1)	Removes redundant language regarding the filing of summary judgment
7056 1( )(1)	briefs and concise statements of material facts.
7056-1(c)(1)	For the concise statement of material facts, provides option of referring
	to numbered paragraphs rather than pages and line numbers, and
7067 1(a)(1)	emphasizes that citations should be made with particularity.
7067-1(a)(1)	Removes the requirement that motions for deposits into the court's
	registry fund include an estimation of the length of time that the money will remain in the court.
9011-4(b)	Removes language regarding electronic signatures, which is now
7011 <del>-4</del> (0)	incorporated into a new subsection (c).
	meorporated into a new subsection (c).

9011-4(c)	New; revises the electronic signature requirements formerly found in
	Rule 9011-4(b) into three categories. The third category is designed to
	accommodate existing and emerging state and district court practice
	where practitioners can authorize affixing their signature by email.
9013-1(b)	Requires most motions not on LBFs to include a notice preceding the
	motion that specifies an objection deadline and includes other
	information set forth in the rule.
9019-1(a)	Aligns bankruptcy court practice regarding settlement conferences more
	closely with the district court