

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

**SUMMARY OF CHANGES IN 12/1/21 LOCAL BANKRUPTCY RULES**

<b>LBR</b>	<b>Summary of Change</b>
1006-1(b)	Subsection (b) removed because it is inconsistent with FRBP 1006(b)(1).
1016-1(b)	Revised to make it clearer that the court does not impose a requirement to initiate a probate proceeding upon the death of a debtor.
1017-2(b)	Deleted to comply with recent Ninth Circuit ruling on the debtor's right to dismiss a Chapter 13 bankruptcy case, subject to the exception noted expressly in § 1307(b).
1019-1	New rule that corresponds with FRBP 1019(6) and lets practitioners know that the notice-delegation rule, LBR 2002-1(a)(1), applies to notice after conversion of a case.
2002-1	Revised to (1) better comport with court policy and the national rules regarding the clerk's power of delegation of noticing duties and (2) allow for limited notice pursuant to FRBP 2002(h).
2003-1(b)	Removed gender references.
2015-1(b)(2)(A)	Expanded rule to clarify the process used to apply for a final decree and closing order on LBF 1195 depending on whether a chapter 11 subchapter V case is confirmed under § 1191(a) or (b).
2016-1(e)	Revised to comport with revisions to LBFs 1305, 1306, and 1307 regarding compensation for chapter 13 debtors' attorneys.
2016-1(h)	Small number of stylistic changes.
3015-2	Added a delegation of FRBP 3015(h) noticing duty to conform with the court's current practice. Other changes account for the rare but permissible situation in which the proponent of the amendment is not the debtor.
3019-1(b)	New subsection that corresponds with FRBP 3019(b) and lets practitioners know that LBR 2002-1(a)(1) applies to such matters.
3020-1(b)(1)(D)	New subsection directing the identification of the subsection of § 1191 under which the plan will be confirmed.
4001-1(a)	Deleted to eliminate the nonjudicial relief from stay process.
4008-2(a)	Along with corresponding changes to LBF 751.7, revises the rule to clarify that postdischarge negotiation and effectuation of a loan modification is not a discharge violation.
7005-1(a)(4)	Removes the applicability of LBR 2002-1, as there is no overlap between the regulation of notices required by FRBP 2002 and that of motions in adversary proceedings.

<b>LBR</b>	<b>Summary of Change</b>
9001-1	Revised to be more inclusive.
9021-1 (b)(1)(C)(iv)	Added to make it clear that default orders and judgments may be permissibly lodged concurrently with motions.
9021-1(b)(5)	Removed because FRBP 9022(a) requires the clerk to give notice of an order or judgment to the contesting parties, and unlike FRBP 2002(a), FRBP 9022(a) does not authorize the court to direct someone other than the clerk to give that notice.