

Revision to Nebraska Rules of Bankruptcy Procedure

Effective: January 2024

The United States Bankruptcy Court for the District of Nebraska has made revisions to its local rules. In addition to general cleanup, the changes include, without limitation:

- *Local Rule 3015-3(C) (Stipulations Resolving Plan Objections)*. Incorporates GO22-11, which allows stipulated confirmation orders in certain cases where the stipulation does not have a negative effect on other creditors.
- *Local Rule 3015-3(E) (Redline Version of Plan Amendments)*. Incorporates portions of GO22-06, which require redline versions of plans to be filed electronically in cases under Subchapter V of Chapter 11 and under Chapter 12.
- *Local Rule 3020-1(A) (Deposit – Confirmation of Plan)*. Incorporates GO22-10, which requires debtors in cases under Subchapter V of Chapter 11 to pay the Sub V trustee a fee before confirmation.
- *Local Rule 7033-1 (Interrogatories to Parties)*. Expressly stating that each discrete subpart or subquestion is a separate interrogatory, similar to Nebraska District Court Rule 33.1(c).
- *Local Rule 7037.1 (Failure to Cooperate in Discovery)*. Requires the parties to attempt to resolve discovery disputes by personal consultation before filing a motion to compel, similar to Nebraska District Court Rule 7.1(j).
- *Local Rule 7056.1 (Summary Judgment)*. Allows a moving party to submit a reply brief within 10 days without leave of court.
- *Local Rule 9013-1(C) (Motion Practice)*. Incorporates GO22-08, which modifies service rules and adds a rule on motions to limit notice.
- *Local Rule 9072-1 (Service of Orders)*. Incorporates GO-23-01 which modified the orders the court will serve and those which a movant must serve.