To be abrogated; superseded by Local Rule 1001-2.

Rule 5003-1

ELECTRONIC DOCUMENTS – ENTRY OF

- (a) Electronic transmission of a document by an Electronic Filing User to CM/ECF consistent with these rules, together with the transmission of a Notice of Electronic Filing from the Court, constitutes filing of the document for all purposes of the Federal Rules of Bankruptcy Procedure and the Local Rules of this Court, and constitutes entry of the document on the docket kept by the Clerk under Fed. R. Bankr. P. 5003.
- (b) Documents filed electronically become the official record once transmission is complete per section (a) above. The Electronic Filing User is bound by the document as filed; Electronic Filing Users shall review the electronic images of electronic documents they file to ensure they do not contain any errors as a result of transmission problems and file an amended document as necessary to correct any errors with the document originally filed electronically. In addition, in the event that the Clerk notifies an Electronic Filing User that a previously electronically filed document contains an error, the Electronic Filing User shall take such steps as are necessary to correct the error within fourteen (14) days of receipt of the notice from the Clerk.
- (c) A document filed electronically is deemed filed on the date and time stated on the Notice of Electronic Filing from the Court. Filing a document electronically does not alter a filing deadline for that document. Filings must be completed before midnight Local Time of the Court to be considered timely filed that day.
- (d) A document filed electronically that is required to be signed under penalty of perjury ("Verified Document"), or that requires an original signature other than the signature of the Electronic Filing User, shall be maintained in the originally signed and verified paper form by the Electronic Filing User for a period of four (4) years after the closing of the case or proceeding in which the document or paper is filed.