

**To be abrogated.**

**Rule 5003-2**

**COURT ORDERS – ENTRY OF**

All orders, decrees, judgments, and proceedings of the Court will be filed in accordance with these rules, which will constitute entry on the docket kept by the Clerk under Fed. R. Bankr. P. 5003 and 9021. The Clerk shall electronically scan all signed paper orders and judgments and convert them to electronic documents and enter them on the docket. Alternatively, a Judge may electronically sign an order or judgment in image form by affixing on the order or judgment: (1) in typeface “/s/” followed by the Judge’s name; or (2) an electronic image of the Judge’s actual signature. Any order signed and filed in this fashion has the same force and effect as if the Judge had affixed the Judge’s signature to a paper copy of the order and it had been entered on the docket in a conventional manner.

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*Notes of Advisory Committee*

*2004 Amendment*

This amendment is adapted from the “Model Local Bankruptcy Court Rules for Electronic Case Filing” approved on September 11, 2001 by the Judicial Conference of the United States Courts. With the advent of electronic filing, this rule addresses the electronic entry of court orders. This rule allows each judge of the court to determine the methods by which his or her electronic order will be “signed”; by signing the original paper order then instructing the Clerk to scan the order into CM/ECF, by “/s/” on the judge’s signature line or by affixing by electronic means an “electronic signature” of the judge’s own handwritten signature. Regardless of a judge’s preferred method, the Clerk will be able to enter the order on the official docket and subsequently serve affected parties.