Rule 7005-1

[TO BE ABROGATED]

PROOF OF SERVICE

Whenever proof of service is required by the Federal Rules of Bankruptcy Procedure, Local Rule, or order of the Court (other than proof of initial service required to be made pursuant to Fed. R. Bankr. P. 9014 or 7004), the proof shall take the following form:

(a) If made by an attorney appearing in the case or proceeding pursuant to the provisions of Local Rule 2090-1, the attorney may make a certificate of service stating the date and manner of service and the name and address of the person served, certified by the signature of the attorney who made the service.

(b) If made by a person other than an attorney appearing in the case or proceeding pursuant to the provisions of Local Rule 2090-1, the non-attorney shall make a statement under penalty of perjury stating the date and manner of service and the name and address of the person served, signed and sworn to by the non-attorney who made the service and including the nonattorney's name, address, and relation to the party on whose behalf the service is made.

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Notes of Advisory Committee

2015

This rule is abrogated effective July 1, 2015. Relevant provisions are incorporated in new Local Rule 9013-1, also effective on July 1, 2015.