Ballot Tabulation

Docketing Event

Bankruptcy > Plans, Disclosure Statements and Related Matters > Ballot Tabulation

Negative Notice: N/A

Accompanying Orders: N/A

Code and Rule References: Local Rule 3018-1(d), (e)

Fee: N/A

Applicable Chapters: 11

Implemented: 7/26/2018

Last Revision: 7/26/2018 3:20:50 PM

Description

A ballot tabulation is required to be filed by all Chapter 11 debtor's prior to a confirmation hearing. Local Rule 3018-1(d) states: The attorney for the proponent of the Chapter 11 plan shall prepare a tabulation of the acceptances and rejections of the plan. The ballot tabulation shall be filed not later than two days prior to the confirmation hearing. The tabulation shall be in the form available on the Court's website, www.flmb.uscourts.gov, and shall list the following for each class: total number of claims voting; total number of claims accepting; total dollar amount of claims voting; total dollar amount of claims accepting; percentages of claims voting that accept the plan; and percentage of dollar amount of claims voting that accept the plan. The ballot tabulation shall also indicate, for each class, whether the class is impaired or unimpaired, and whether the requisite vote has been attained.

The rules governing the ballot tabulation are found in Local Rule 3018-1(e).

Forms

Ballot Tabulation Form