

Response/Objections to Motions and Applications

Docketing Events

Bankruptcy > Answer/Response > Reference an Existing Motion/Application > Objection, Reply, or Response

Adversary > Answers > Reference an Existing Motion/Application > Objection, Reply, or Response

Bankruptcy > Answers/Response > Other Answers/Responses/Objections > Answer, Answer to Involuntary Petition, Objection-Other Than Motions, Response-Other Than Motions

Adversary > Answers > Other Answers/Responses/Objections

Negative Notice: N/A

Fee: N/A

Code and Rule References

[Fed. R. Bankr. 9011\(a\)](#)

Description

Responses and objections often are filed to oppose or address requests in a previously filed paper. They may be titled “response,” “reply,” “answer,” or “objection.” Typically, an objection is in opposition to something whereas a response may be in opposition or may agree or consent to the underlying paper.

These procedures address responses and objections to motions, applications, and other papers. It does not address Objections to Claim, Objections to Confirmation, Objections to Discharge, Objections to Exemptions, or Answers to Adversary Complaints or Third Party Complaints. Those items are addressed in separate procedures.

Filing Checklist

Review the responsive paper to determine if:

- There is an underlying document on the docket to which the responsive pleading refers;
- It is filed by a corporation with an attorney;
- It is signed;
- Has the attorney’s name and address complete and consistent with the filing attorney’s name and address in CM/ECF
- It includes a signed and dated certificate of service that complies with Local Rule 9013-1.