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## **3. CM/ECF PROCEDURES**

### **(Case Management/Electronic Case Filing)**

### 3-1. CM/ECF Overview [LBR 5005-4]

- (a) **What is CM/ECF?** Case Management/Electronic Case Filing (CM/ECF) is a case management system that allows attorneys to electronically file petitions and other documents via the internet. Case information, dockets and documents filed in CM/ECF may be accessed through the internet with a PACER account.
- (b) **Mandatory Electronic Filing.** Usage of the court's CM/ECF system is mandatory as of April 1, 2007, for all documents, except for those documents listed in section 3-11. The mandatory electronic filing policy provisions are set forth in LBR 5005-4, in Paragraph 19 of Second Amended General Order 02-01 and in General Order 06-03, dated November 7, 2006.
- (c) **Advantages of Using CM/ECF.**
- (1) CM/ECF is available 24 hours a day, 7 days a week to registered users and can be accessed from virtually any computer with an Internet connection.
  - (2) CM/ECF saves time and money as registered users no longer need to travel to the court or send a courier to file the types of documents accepted electronically.
  - (3) The submission process is fast, and the electronic forms are easy to complete.
  - (4) The Clerk's Office has taken substantial measures to secure all activity on the CM/ECF site.
  - (5) Electronically filed documents are immediately entered on the court's docket, and an image of the filed document is simultaneously available for viewing in CM/ECF Pacer.
  - (6) CM/ECF allows filers to directly pay filing fees through CM/ECF using the U.S. Treasury Internet credit card service. Upon successful submission of a docket entry, the filer is immediately offered the option to pay the filing fee via the Internet. Upon the successful processing of the credit card payment, filer receives a Internet credit card payment receipt. The receipt for payment is automatically entered onto the case docket.
  - (7) The CM/ECF Support Center is available during business hours (Monday through Friday, 9:00 a.m. to 4:00 p.m., excluding federal holidays) for customer assistance (213) 894-2365.
  - (8) The submission of a judge's copy is required. A paper copy of all electronically filed documents via the CM/ECF system must be immediately delivered (by courier or mail) to the judge's chambers of the divisional office to which the relevant case or proceeding has been assigned. Please refer to LBR 5005-2 and section 3-5(b) of this Manual.

**(d) Hardware/Software Equipment.**

Item	Requirement
Computer	Running Windows 95/98 or higher or Macintosh OS.
Printer	Any printer compatible with your computer.
Scanner	Any scanner compatible with your computer.
Browser	Internet Explorer 4.x and above with SSL enabled or Netscape Navigator.
Exchange Software	The full version of Adobe Acrobat, which contains both Adobe PDF Writer and Adobe Reader. Adobe Versions 4 and above meet the CM/ECF filing requirements.
E-mail Account	An e-mail account that is configured to send and receive attachments. You should be aware of any mailbox size limitations imposed by the e-mail provider.

**(e) Registering for CM/ECF.**

- (1) Attorneys must first be admitted to practice in the Central District of California. If you are an out-of-state attorney, you are required to have local sponsoring counsel pursuant to LBR 2090-1(b)(3).
  - (A) To register for CM/ECF, attorneys, trustees, and limited filers must complete an on-line application for training. Upon completion of court-sponsored training and requisite training assignments, registrants will be provided with a login and password for CM/ECF. The attorney's authorized staff may be allowed to use the assigned login and password.
  - (B) Attorneys cannot knowingly permit a password to be used by anyone who does not have authorized access to the program. Please see section 3-2(d) for more information.
- (2) The online registration process takes less than 10 minutes to complete. To register, go to <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)> -> *Electronic Systems & Status* -> *CM/ECF home page* -> *Registration/Training* -> *ECF Training Registration* and complete the required form.
  - (A) Training is not required for limited filers (those filing proof of claims).
  - (B) Training is required for all trustees and attorneys, unless they have been trained and issued a Login ID and Password in another bankruptcy court district.

- (f) **Procedures and Frequently Asked Questions.** For CM/ECF procedures, refer to *Terms, Eligibility, Registration, Training, Passwords*, section 3-2. The most frequently asked questions and online procedures may be found at the court's web site at <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)> *Electronic Systems & Status* ->CM/ECF home page ->Procedures and Rules ->ECF Procedures.
- (g) **CM/ECF Documents.** Most documents can be filed using the CM/ECF system. The exceptions to electronic filing are documents filed under seal; Writs of execution; Abstracts of judgments; Bonds; and Interpleader with attached checks. These documents must be filed at the Intake window (See *Exceptions to Mandatory Electronic Filing*, section 3-11). Refer to *Proposed Orders*, section 3-9, for procedures regarding electronically lodged orders.

## **3-2. Terms, Eligibility, Registration, Training, Passwords**

(a) **Terms.**

- (1) "CM/ECF system" refers to the court's Case Management/Electronic Case Files System that receives documents filed in electronic format.
- (2) "ECF User" refers to those who have a Court-issued login and password to file documents electronically.
- (3) "Notice of Electronic Filing" refers to the notice automatically generated by the CM/ECF system each time a docket event is entered or a document is filed.

(b) **Eligibility.**

- (1) **Full Participants.** Attorneys admitted to practice in the Central District of California, currently in good standing, (including those admitted pro hac vice to the bar of the court and attorneys authorized to represent the United States without being admitted to the bar), United States trustees and their assistants, trustees in bankruptcy and their assistants, attorneys representing the United States of America, and others as the court deems appropriate, may register as full participant ECF Users.
- (2) **Limited Participants.** The court may designate additional individuals or entities as eligible for registration as limited participant ECF Users. Such ECF Users may be limited to filing electronically certain types of documents, such as proofs of claim, or limited to filing documents in a particular case or proceeding.

(c) **Registration for the CM/ECF System.**

- (1) **Registration.** Each attorney desiring to file pleadings or papers through the court's CM/ECF system must complete and sign a Registration Form, attend the training required by the court, and prove competence on the CM/ECF system. Attorneys who have attended training for the CM/ECF system and are registered in another district may be allowed to register with this Court without further training. Limited use passwords may or may not be issued to ECF Users without formal training,

depending on their intended use of the CM/ECF system. Persons wishing to register as limited users must follow the same registration procedures. Registration information is available on the court's web site at <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)>.

- (2) Certification of Requirements. Upon certification of the requirements stated in Paragraph (c)(1) above, the Clerk will provide the registering ECF User with a login and password for the CM/ECF system.
- (3) Registration as Consent to Receive Notice and Service Electronically. Registration by an ECF User shall constitute: (1) consent in writing to receive notice electronically and waiver of the right to receive notice by any other means; and (2) consent in writing to electronic service, except in regard to service of a summons and complaint under FRBP 7004, and waiver of any right to service by any other means. The consent and waiver includes, without limitation, notice of the entry of an order or judgment under FRBP 9022. The consent and waiver is effective upon activation of the participating ECF User's login and password in the CM/ECF system live database.
- (4) Notification of Change in Registration Information. Registered ECF Users shall promptly notify the Clerk of Court in writing of any changes in address, telephone number, fax number, or e-mail address. In addition, whenever an attorney changes firm affiliation, there shall be filed in each case in which that attorney has appeared, a notice as to the attorney and law firm that will thereafter represent that party. Registered ECF Users shall notify the ECF Support Center at (213) 894-2365 and an e-mail shall be sent to [ECF\\_support@cacb.uscourts.gov](mailto:ECF_support@cacb.uscourts.gov) to provide the court with the notification of change in registration information.

**(d) Login and Password.**

- (1) Use of Login and Password. It shall be the duty of the registered ECF User to retain control of, and to protect and secure the confidentiality of, his or her login and password, and to prevent their disclosure to any person not authorized to use them. No registered ECF User shall knowingly permit or cause to permit his or her login and password to be utilized by anyone other than an individual empowered (such as a paralegal or legal assistant) to act on behalf of the registered user. A registered ECF User shall immediately notify the ECF Support Center at (213) 894-2365 upon learning that the security of his or her login and password has been compromised. A follow-up e-mail shall also be sent to [ECF\\_support@cacb.uscourts.gov](mailto:ECF_support@cacb.uscourts.gov).
- (2) Suspension or Cancellation by Court. The court may suspend or revoke an ECF User's password and, therefore, his or her authority and ability to electronically file documents for: (1) failure to comply with any provision of the agreement contained in the ECF User's Registration Form; (2) failure to adequately protect his or her password; (3) failure to comply with the provisions of the CM/ECF Administrative Procedures; (4) failure to pay fees required for documents filed electronically; (5) other misuse of the CM/ECF system; or (6) a sanction ordered by the court after notice and opportunity for hearing.

### 3-3. Effective Date of Filing

- (a) **Effectiveness of Electronically Filed Document.** The electronic filing of a document, together with the transmission by the court of a Notice of Electronic Filing to the user filing the document, constitutes the filing of the document for all purposes of the FRBP and the court's Local Bankruptcy Rules and constitutes entry of the document on the docket by the Clerk under FRBP 5003. The official record of all documents is the electronic recording of the document as stored by the court.
- (b) **Time of Filing.** Filing of a document electronically does not alter the filing deadline for that document. Filing must be completed before midnight, Pacific Standard or Daylight Saving Time, whichever is then in effect, to be considered timely filed that day. The date and time of filing is stated on the Notice of Electronic Filing from the court. This time stamp is based on the time of the electronic receipt of the document by the court, and not by the time of transmission by the ECF User.
- (c) **Virtual Documents.** Virtual documents are certain documents (including some orders) which are frequently used by trustees and the court, and the text of which does not vary from case to case. A virtual document consists entirely of the text contained in the docket entry and is not embodied in any other document or electronic recording. The docket entry for a virtual document shall be fully effective despite the absence of a document or electronic recording apart from the docket entry. Examples of virtual documents are a trustee's report of no distribution, a trustee's initial report in an asset case, and a final decree closing the case.

### 3-4. Signatures

- (a) **Registered ECF User**
- (1) **Use of Login and Password.** The use of a registered ECF User's login and password to file a document electronically shall constitute the signature of the registered ECF User on the document being electronically filed. The attorney shall sign a true and correct hard copy of the document before the electronic version of the same has been electronically filed.
- (2) **Use of "/s/".** The signature of the registered ECF User on electronically filed documents shall be denoted by "/s/," followed by the registered ECF User's name, on the signatures lines where such signatures are required or applicable. Failure to denote "/s/," followed by the registered ECF User's name, on applicable signature lines shall constitute a failure to sign the documents on such signature lines. If the registered ECF User is an attorney, the use of the registered attorney's login and password to file a document electronically shall constitute the signature of that attorney on that document under FRBP 9011 and LBR 1002-1(a).
- (3) **Virtual Documents.** The use of the trustee's ECF User login and password shall constitute the trustee's signature on a virtual document. A virtual document that is a court notice or order entered by the court shall be deemed signed by the individual whose name appears as Judge or Clerk of the Court.

- (4) Retention of Original Signatures. The registered ECF User electronically filing the document shall maintain the executed original of the document for a period of five years after the closing of the case or adversary proceeding in which the document is filed, and shall make the executed original available for review upon request of the court or other parties.

**(b) Debtor(s) or Other Parties Represented by Registered ECF User.**

- (1) Use of “/s/”. The signature of the debtor or other party on electronically filed documents shall be denoted by “/s/,” followed by the debtor’s or other party’s name, on the signature lines where such signatures are required or applicable. Failure to denote “/s/,” followed by the debtor’s or other party’s name, on applicable signature lines shall constitute a failure to sign the documents on such signature lines. The debtor or other party shall sign a true and correct hard copy of the document before the electronic version of the same has been electronically filed. Any subsequently filed amended petitions, schedules, statements, or plans must either be filed electronically with the imaged signature of the debtor(s) or accompanied by a *Electronic Filing Declaration* or *Electronic Filing Declaration of Authorized Signatory* containing the imaged signatures of the debtor or the debtor’s representatives.
- (2) Original Signatures. Documents filed electronically using the CM/ECF system shall be accompanied by a scanned copy of an *Electronic Filing Declaration* signed by the debtor(s) or other party, and the attorney, or an *Electronic Filing Declaration of Authorized Signatory* if the debtor is a corporation or partnership. Failure to submit the Declaration shall constitute a failure to sign in the locations indicated by “/s/,” followed by the debtor’s or other party’s name, by the debtor or other party.
- (3) Retention of Original Signatures. The attorney or other ECF User electronically filing such documents shall maintain the executed original of the Declaration for a period of five years after the closing of the case or adversary proceeding in which the document is filed, and shall make the executed original of the Declaration available for review upon request of the court or other parties.

**(c) Party Other Than Registered ECF User, Debtor, or Other Party Represented by Registered ECF User.**

- (1) Image of Signature. Documents that require the verified signature of a party other than the registered ECF User who is electronically filing the document, the debtor(s), or other party represented by registered ECF User shall be electronically imaged using scanning technology and electronically filed in portable document format (.pdf) as specified by the Clerk of Court.
- (2) Verification of Documents. The use of the registered ECF User’s login and password by the attorney electronically filing the document is the attorney’s representation that the document being filed is a true and correct copy of the original document bearing such other individual’s signature.

- (3) Retention of Original Signatures. The registered ECF User electronically filing the document shall maintain the executed original of the document for a period of five years after the closing of the case or adversary proceeding in which the document is filed, and shall make the executed original available for review upon request of the court or other parties.
- (d) **Documents with Multiple Signatures (i.e., Stipulations, etc.)**. Documents requiring the signatures of more than one party, such as a stipulation, must be electronically filed as follows:
- (1) Verification of Content of Document. The attorney electronically filing the document shall initially confirm that the content of the document is acceptable to all persons required to sign the document by obtaining their original signatures on the document.
- (2) Image of Signatures. The document containing the original signatures shall be imaged using scanning technology and electronically filed in portable document format (.pdf).
- (3) Retention of Original Signatures. The attorney electronically filing the document shall maintain the executed original for a period of five years after the closing of the case or adversary proceeding in which the document is filed, and shall make the executed original available for review upon request of the court or other parties.
- (e) **Employee of Registered CM/ECF User.** An employee of a registered ECF User who has a CM/ECF password may submit an electronic signature solely for the purpose of verifying proofs of service of documents. The signature of the employee on the proof of service shall be denoted by “/s/,” followed by the employee’s name on the signature line where such signatures are required or applicable. The registered ECF User whose password was used to electronically file or lodge the document is responsible for the accuracy of the verification.

### **3-5. Electronic Filing Protocols**

- (a) **General.** Except as provided by LBR 5005-4(c), all papers submitted in any case or proceeding must be filed electronically, signed or verified by electronic means in compliance with the court’s CM/ECF procedures posted on the court’s web site and available at the Clerk’s Office.
- (b) **Judge’s Copy [LBR 5005-2].** Local Bankruptcy Rule 5005-2(d) requires that a copy of every document filed must be served on the judge who presides over the bankruptcy case or adversary proceeding. A paper copy of any document filed with the court, either electronically or non-electronically must comply with section 2-5, must be marked “*Judge’s Copy*” on the front page, and must be served on the judge in chambers in the manner prescribed below:
- (1) The judge’s copy must meet the requirements of LBR 9004-1(a). As also required in section 2-5(d)(3), exhibits and other declarations attached to the judge’s copy must be tabbed.

- (2) If the document is filed electronically, a copy of the Notice of Electronic Filing (NEF) confirming the filing of the original document must be stapled or otherwise attached to the back of a judge's copy.
  - (3) The judge's copy must be served no later than 24 hours after the document is filed.
  - (4) The **Proof of Service must be on mandatory Local Bankruptcy Rule form F9013-3.1** and indicate the date and manner in which the judge was served. Refer to *Appendix F, Serving Judge's Copy of Documents*, to determine the deadline, the method, and the address to serve the judge.
  - (5) Service **by mail** on the judge is permissible if one of the following is true:
    - (A) The document relates to a hearing that is scheduled to occur at least 14 days after the date of service of the document on the judge;
    - (B) The document relates to a hearing that was held prior to the date of service on the judge; or
    - (C) There is no hearing currently on calendar to which the document relates.
  - (6) If the document relates to a hearing that is scheduled to occur **less than** 14 days after service of the document on the judge, service must be accomplished by overnight courier or hand-delivery so as to ensure that the judge's copy is served **no later than** 24 hours after the document is filed **and arrives** at the judge's chambers not later than two court days prior to the date scheduled for the hearing to which it relates, or such later deadline as may be established by the judge for the receipt of papers that relate to an emergency hearing or a hearing held on shortened time.
- (c) **Document Size.** Document files shall not be larger than 2 megabytes (MB) in size. An ECF User should check the size of the file prior to attempting to upload it in the CM/ECF system. Generally, 40 pages of text converted from a standard word processing format to a PDF image should not exceed 2 MB. However, a PDF file created through scanning a document or by inserting additional pages that have been scanned may result in a file exceeding 2 MB. In particular, scanning a document with graphics or dark areas will significantly affect file size. A file exceeding the 2 MB limit must be broken into smaller sections and uploaded as consecutively numbered attachments to the main document.
- (d) **Image Size.** Individual pages of documents shall not exceed 8.5 x 11 inches. An ECF User should check the page size prior to attempting to upload the PDF in the CM/ECF system. PDF files with pages exceeding the 8.5 x 11 inch limit must be modified before uploading.
- (e) **Hyperlinks.** Documents filed using the CM/ECF system may include the following type of hyperlinks:
- (1) Hyperlinks to other portions of the same document; and
  - (2) Hyperlinks to a location on the Internet that contains a source document for a citation or other reference materials.

**NOTE:** Hyperlinks to cited authority may not replace standard citation format. Complete citations must be included in the text of the filed document. Neither a hyperlink, nor any site to which it refers, shall be considered part of the record. Hyperlinks are simply convenient mechanisms for accessing material cited in a filed document. The court accepts no responsibility for, and does not endorse, any product, organization, or content at any hyperlink site, or at any site to which that site may be linked. The court accepts no responsibility for the availability or functionality of any hyperlink.

- (f) **Emergency Motions.** ECF Users seeking to file emergency motions or other expedited matters shall immediately advise the assigned judge's courtroom deputy of the filing by phone. Compliance with LBR 9075-1(a) is required. The name and phone number of the courtroom deputy for each judge are posted on the court's web site at <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)>.
- (g) **Title of Docket Entries.** The ECF User must designate a title for the document using one of the main categories provided in the CM/ECF system (e.g., motion, application, etc.).
- (h) **Correcting Documents Filed in Error.**
- (1) When a document has been filed electronically, the official record is the electronic recording of the document as stored by the court. Only the Clerk's Office can make changes to the docket entry.
  - (2) A document incorrectly filed in a case may be the result of posting the wrong PDF file to a docket entry, selecting the wrong document type from the menu, or entering the wrong case number. If an error is detected after an item is on the docket, **DO NOT ATTEMPT TO RE-FILE THE DOCUMENT.**
  - (3) After an error is discovered, contact the ECF Support Center at (213) 894-2365 as soon as possible. Be sure to have the case number and document number for which the correction is being requested. If appropriate, the court will make an entry indicating that the document was filed in error. A follow-up e-mail shall also be sent to [ECF\\_support@cacb.uscourts.gov](mailto:ECF_support@cacb.uscourts.gov). You will be advised if you need to re-file the document. The CM/ECF system will not permit you to make changes to a document or docket entry once the transaction has been accepted.
  - (4) If an error regarding a fee occurs, do not pay the fee until after speaking with someone at the ECF Support Center.
- (i) **Verification of Document Image.** An ECF User shall verify, by checking the link in the Notice of Electronic Filing or by reviewing the docket within 2 business days after the electronic filing, that the image of the filed document is a correct and complete copy of the document intended to be filed. An ECF User shall immediately notify the ECF Support Center at (213) 894-2365 of the discovery of an incorrect or incomplete image of a document. A follow-up e-mail shall also be sent to [ECF\\_support@cacb.uscourts.gov](mailto:ECF_support@cacb.uscourts.gov).
- (j) **Anti-Virus Software.** Each ECF User shall utilize updated anti-virus software at all locations from which Internet access is made. The filing party must check all electronic files submitted on disk or transmitted by e-mail to the Clerk's Office or a judge's chambers for viruses or worms.

### 3-6. Privacy [LBR 1002-1]

(a) **Redaction of Personal Identifiers.** In compliance with the policy of the Judicial Conference of the United States and the E-government Act of 2002, and in order to promote electronic access to case files while also protecting personal privacy and other legitimate interests, parties shall refrain from including, or shall partially redact where inclusion is necessary, the following personal data identifiers from all documents and pleadings filed with the court, including exhibits thereto, whether filed electronically or in paper format, unless otherwise ordered by the court or required by statute, the FRBP, or the Official Bankruptcy Forms.

- (1) **Social Security Numbers.** If disclosure of a Social Security number is required, only the last four digits of that number should be used. (This does not apply to Official Form 21, Statement of Social Security Number(s)).
- (2) **Names of Minor Children.** If disclosure of the identity of any minor child is required, only the initials of that child should be used.
- (3) **Dates of Birth.** If disclosure of an individual's date of birth is required by any statement or schedule, only the year should be used.
- (4) **Financial Account Numbers.** If disclosure of any financial account number is required, only the last four digits of that number should be used.

**NOTE:** The responsibility for redacting the personal identifiers listed above rests solely with counsel and the parties. The Clerk's Office will not review each document for compliance with this rule.

(b) **Statement of Social Security Number(s) - Official Form B21.**

- (1) **When to Submit to the Court.** Beginning January 1, 2009, attorneys who electronically file petitions using the court's CM/ECF system must electronically submit the Statement of Social Security Number(s) (Official Form B21) to the court on the same day of the filing of the petition pursuant to Public Notice 08-024 (dated 12/11/08).
- (2) **How to Submit to the Court.** To ensure the privacy of the debtor's Social Security Number, the court requires that the Statement of Social Security Number(s) be printed, signed by the debtor(s), scanned as a separate PDF file, and docketed separately from the Voluntary Petition using the "private" event code **Statement of Social Security Number** (BK - Other). **DO NOT** file an amended Statement of Social Security Number(s) as "Amendment" since this event will cause the document and the Social Security Number to appear on the public docket. Use "private" event code **Statement of Social Security Number(s) Form B21 (AMENDED STATEMENT)** (BK - Other). More detailed instructions on how to submit the Statement of Social Security Number(s) or an Amended Statement of Social Security Number(s) are available on the court's website. From the court's homepage, click on Electronic Systems & Status>CM/ECF Home Page>Procedures and Rules>Statement of Social Security Number(s).

- (3) Privacy of the Debtor(s) Social Security Number(s). Attorneys must use the proper event code to prevent the full social security number(s) from appearing on the public docket, which is a violation of FRBP 9037.

### **3-7. Payment of Filing Fees**

- (a) **When Fees are Due**. For filings that require a fee, the CM/ECF system will prompt the ECF User to enter credit card information (card number and expiration date) and the payment amount following the transaction. The credit card receipt shall include a reference to the case and docket number. Funds will be automatically charged to the card holder's account by the United States Treasury Department. **All applicable filing fees shall be paid at the time in which the transaction requiring a fee occurs.**
- (b) **Consequences of Not Paying Fees Timely**. The CM/ECF system will automatically disable access for registered ECF Users with filing fees outstanding. The registered ECF User whose access to the CM/ECF system has been disabled will be able to login to the system, but will not be able to view or file any documents until he or she pays the outstanding fees. Once the outstanding fees are paid, the registered ECF User's system access to file and view electronic documents will be reinstated upon review and approval by the Clerk of Court.

### **3-8. Service of Documents by Electronic Means [LBR 9036-1]**

- (a) **Consent to Electronic Service**. ECF Users shall be required to consent to electronic service of all documents, except with regard to LBR 7004-1, service of a summons and complaint, as a condition of participation in the CM/ECF system. The consent is effective upon activation of the ECF User's login and password in the live CM/ECF system. An entity that is not a registered ECF User may consent in writing to electronic service of all documents, except a summons and copy of a complaint, through the CM/ECF system by completing a Court-approved consent form available on the court's web site. The consent shall apply in all cases in which the consenting entity is a party. The entity may withdraw consent to electronic service by giving notice of not less than 30 days to all parties in matters in which the entity is a party.
- (b) **Notice of Electronic Filing (NEF)**.
- (1) Whenever a document is filed electronically using the court's CM/ECF system, the filing party automatically will be sent a Notice of Electronic Filing by electronic means at the time of docketing. Electronic transmission of the Notice of Electronic Filing through the court's transmission facilities constitutes service of the notice of the filed document to registered users and others who have consented in writing to accept such service of notice. The party filing the document using the court's CM/ECF system shall serve the document on other parties as required by the FRBP and the Local Bankruptcy Rules.
- (2) A certificate of service must be filed pursuant to Local Bankruptcy Rule 7004-1(b) for all documents filed electronically, indicating that service was accomplished through the Notice of Electronic Filing for parties and counsel who are registered ECF Users, and indicating how service was accomplished on any party or counsel who is not an ECF User.

- (3) A party entitled to service who is not a registered ECF User in the CM/ECF system is entitled to a paper copy of any electronically filed pleading or paper. The filing party must serve the non-registered party with the pleading or paper according to the FRBP and the Local Bankruptcy Rules.
- (4) Copies of documents that have been filed electronically which the court is required to transmit to the United States Trustee shall be transmitted to the United States Trustee electronically.

**(c) Courtesy Notification of Electronic Filing (NEF).**

- (1) Registered CM/ECF users who wish to receive courtesy electronic notification of documents filed in a particular bankruptcy case may submit a request to the court using the form Request for Courtesy Notification of Electronic Filing (NEF). This form is available on the court's website <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)>Forms/Rules/General Orders >Court Forms.
- (2) All requests for a courtesy NEF must be filed electronically with the court. The courtesy electronic notification shall be delivered via the court's CM/ECF system as an NEF. **Requests for a Courtesy NEF will not be accepted at the Intake window.** (See Public Notice 08-015.)

**(d) Notice of Claim Filed by Debtor or Trustee.** A debtor's attorney or a trustee electronically filing a proof of claim on behalf of a creditor under FRBP 3004 shall be responsible for giving notice of the filing to the creditor, debtor and trustee as required by that rule.

**(e) Electronic Notice & Service on United States Trustee [LBR 2002-2].** Beginning April 1, 2008, persons or entities filing the following documents must also serve the **U.S.** Trustee by U.S. mail, overnight mail, Federal Express, or courier on or before the date the document is filed. The proof of service must indicate that the **U.S.** Trustee was served via one of the foregoing forms of service for:

- (1) Proposed Orders or Judgments if Required under LBR 9021-1(b)(3). Persons and entities must continue to comply with the court's Local Bankruptcy Rules regarding service of proposed orders or judgments, whether or not the proposed order or judgment is electronically lodged via the court's Electronic Lodged Upload (LOU) program;
- (2) Complaints Served Upon United States Trustee as a Defendant. Persons and entities must comply with FRBP 7004(b)(10) when the **U.S.** Trustee is named in an adversary proceeding as a party within the meaning of Part VII of the FRBP, whether or not the **U.S.** Trustee is a trustee in the case. This requirement is consistent with the court's CM/ECF Administrative Procedures, paragraph VII.A; and
- (3) Other Documents Specified in the court's CM/ECF Administrative Procedures or Local Bankruptcy Rules (LBR) relevant to Electronic Notice & Service. Persons and entities must comply with the court's other LBR and CM/ECF Administrative Procedures that require non-electronic notice and/or service of specified documents.

- (4) Special Situations. Persons and entities filing the following documents must serve the **U.S.** Trustee by U.S. mail, overnight mail, Federal Express, or courier on or before the date that the document is filed. The proof of service must indicate that the **U.S.** Trustee was served via one of the foregoing forms of service for:
- (A) Documents exceeding 50 pages in length. When determining page length, all pages, including but not limited to exhibits, declarations, and proof of service, are to be counted.
  - (B) All Requests to Hear Matters on Emergency Basis or Shortened Notice, or for Relief Without Hearing. These documents include papers:
    - (i) making the request;
    - (ii) responding to the request; and
    - (iii) relating to chapter 11 first day motions.
  - (C) Any Document Filed within 10 Days of a Hearing. This includes documents:
    - (i) filed timely or untimely;
    - (ii) related to hearings set on regular notice; and
    - (iii) related to hearings set on shortened notice or emergency basis.
  - (D) Individual Capacity Matters. (e.g., complaints, motions, or other filings filed against the United States Trustee and/or any of the United States Trustee's staff in their capacity as individuals). The service of any such filing must be made in compliance with either Rule 4 of the F.R.Civ.P. and with any and all other applicable rules or civil, bankruptcy, and/or appellate procedure.

### **3-9. Proposed Orders [LBR 9021-1]**

Unless otherwise authorized by the court, proposed orders may be lodged electronically on all cases and adversary proceedings using the court's Lodged Order Upload (LOU) program in CM/ECF. The procedures for using the court's Lodged Order Upload program are located in section 4. Online procedures may be found on the court's web site at <[www.cacb.uscourts.gov](http://www.cacb.uscourts.gov)> *Electronic Systems & Status -> CM/ECF homepage -> Procedures and Rules -> ECF Procedures*.

### 3-10. Entry of Judgments and Orders

- (a) **Electronic Transmission.** Immediately upon the entry of a judgment or order, the Clerk's Office shall electronically transmit a Notice of Electronic Filing to registered ECF users and others who have consented to electronic service or notice in the case or proceeding through the court's transmission facilities. The electronic transmission of the Notice of Electronic Filing shall constitute the service on such persons or entities of the notice of entry of the judgment or order required by FRBP 9022.
- (b) **Notice and Service by Mail.** The Clerk's Office will give notice of the entry of the judgment or order by mail to persons or entities who have not consented to service or notice by electronic transmission and who are entitled to such service or notice from the court pursuant to FRBP 9022 and LBR 9021-1(b).

### 3-11. Exceptions to Mandatory Electronic Filing [LBR 5005-4]

- (a) **Document Exception.** The following documents shall be filed conventionally and not electronically unless specifically authorized by the court:
- (1) Documents filed under seal;
  - (2) Writs of execution;
  - (3) Abstracts of judgments;
  - (4) Applications for renewals of judgments;
  - (5) Bonds; and
  - (6) Interpleader with attached checks.
- (b) **Pro Se Exception.** A person who is not represented by an attorney may file and serve papers non-electronically.
- (c) **Limited Exception for Attorneys.**
- (1) An attorney who files papers in **fewer than 5 bankruptcy cases or adversary proceedings in a single calendar year** may file and serve papers non-electronically.
  - (2) An attorney who files non-electronically papers capable of being filed electronically in **5 or more bankruptcy cases or adversary proceedings in a single calendar year** *must thereafter* file papers electronically through the court's CM/ECF system.
  - (3) The court reserves the right in its sole discretion to revoke this limited exception at any time upon notice to the attorney.

### **3-12. Technical Failures**

An ECF User whose filing is made untimely as a result of a technical failure may seek appropriate relief from the court.

### **3-13. Public Access to the CM/ECF System**

- (a) **Internet Access.** Internet access to the CM/ECF system is not available without a PACER login and password. A PACER login and password can be secured by contacting the PACER Service Center to establish an account. Registration may be made online at <http://pacer.psc.uscourts.gov> or by calling the PACER Service Center at (800) 676-6856. Such access to the CM/ECF system will allow the retrieval of the docket sheet and documents. Access to the CM/ECF system will be on a “read only” basis.
- (b) **Public Access at the Court.** The public will have electronic access at the Clerk’s Office during regular business hours for viewing the docket sheet and filed documents in the CM/ECF system.
- (c) **Conventional Copies and Certified Copies.** Conventional and certified copies of electronically filed documents may be purchased at the Clerk’s Office during regular business hours. The fee for copying and certification will be in accordance with the provisions of 28 U.S.C. § 1930.