

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF SOUTH DAKOTA

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GENERAL ORDER RE: AMENDMENT OF CERTAIN LOCAL BANKRUPTCY  
RULE REGARDING RESPONSE TIME AFTER ELECTRONIC SERVICE

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IT APPEARING Federal Rule of Bankruptcy Procedure 9006(f) will be amended effective December 1, 2016 such that a party served electronically will no longer receive an additional three days to respond when there is a right or requirement to act or undertake some proceedings within a prescribed period after service; and it further appearing the local bankruptcy rules for the District of South Dakota and attendant appendices need to reflect this amendment; now, therefore,

IT IS HEREBY ORDERED the first sentence of local bankruptcy rule 2002-1(f)(1) is amended by striking "electronically" and inserting "under the provisions of Fed.R.Civ.P. 5(b)(2)(D) [leave with clerk] or (F) [other means consented to]."

IT IS FURTHER ORDERED the Bankruptcy Clerk shall, on the copy of the local bankruptcy rules appearing on the Court's public website, indicate this change to local bankruptcy rule 2002-1(f)(1) and shall also update the Practice Pointers and Committee Notes to the local bankruptcy rules and appendices to reflect, as needed, the December 1, 2016 amendment of Federal Rule of Bankruptcy Procedure 9006(f).

IT IS FURTHER ORDERED this amended local bankruptcy rule is effective December 1, 2016 and shall remain effective pending formal promulgation.

So ordered this 21st day of November, 2016.

BY THE COURT:



Charles L. Nail, Jr.  
Bankruptcy Judge