

Rule 8006-1. Record and Issues on Appeal.

(A) Dismissal for Failure to File Designation of Record or Statement of Issues. If the appellant fails to file a designation of record or statement of the issues as required by Bankruptcy Rule 8006, this court shall dismiss the appeal as authorized by District Court Local Rule 87.4(B).

(B) Form of Designation; Preparation of Record. The designation shall include the titles and court paper numbers of the papers designated. The designating party shall submit, within 15 days of filing of the designation, a copy obtained directly from official court records of every item designated, including transcripts, as provided in Bankruptcy Rule 8006, except designated transcripts of untranscribed proceedings, as to which the procedure provided in Local Rule 5011-1(B)(4) shall apply. Failure to submit official court copies of the designated record shall be treated as a failure to file the designation and this court shall dismiss the appeal as authorized by District Court Local Rule 87.4(B).

(C) Ordering Transcripts. The Local Form “Appeal Information Sheet” provided by the clerk shall be used to order any untranscribed portion of the record.

[Comment: See “Clerk’s Instructions for Appeals”.]