

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF FLORIDA**

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In re:

**Administrative Order 15-04**

**ADOPTION OF AMENDED LOCAL RULES  
AND CLARIFICATION OF STATUS OF  
LOCAL FORMS, COURT GUIDELINES,  
CLERK'S INSTRUCTIONS, AND  
ADMINISTRATIVE ORDERS**

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In accordance with Bankruptcy Rule 9029 and Rule 87.1, Local Rules, U.S. District Court, Southern District of Florida, the court has undertaken a review of the local rules. Pursuant to Title 28, United States Code, §2077(b), the court appointed an advisory committee for the study of the rules of practice of the court. The court has considered the committee's recommendations and given notice and opportunity for public comment pursuant to 28 U.S.C. §2071(b), Bankruptcy Rule 9029 and Rule 83, Federal Rules of Civil Procedure. Upon expiration of the comment period, the court has made required revisions to the draft published for comment and has unanimously determined to adopt the amendments, and **ORDERS** as follows:

1. The local rules of this court shall be amended effective **December 1, 2015**, as set forth in the attached [Exhibit A](#). The amended rules shall apply to cases pending prior to the effective date, except as provided in paragraph 2 below.
2. For chapter 13 case filed prior to December 1, 2015 in which a clerk's Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, Deadlines & Court's Confirmation Procedures was served prior to December 1, 2015, the confirmation procedures in effect prior to December 1, 2015 should apply rather than the confirmation procedures as modified by the local rules made effective by this order.
3. In conjunction with the adoption of the amended local rules, all local forms, internal court forms, clerk's instructions, and court guidelines were reviewed and, where necessary, revised to conform to the amended local rules and to reflect stylistic changes agreed to by the court. The local forms, clerk's instructions, and court guidelines amended in conjunction with these local rules amendments shall be published by the clerk of court on December 1, 2015.
4. Upon the effective date of these amended local rules, the previously issued administrative orders listed below are, as applicable, rendered moot or have been replaced, through incorporation, in whole or as modified, in the new

amended local rules or administrative orders issued or to be issued in conjunction with the amended local rules.

**AO 2015-02** Adoption of Interim Local Rule 2090-1(B)(2)  
**AO 2015-01** Adoption of Interim Local Rule 4004-3(A)  
**AO 2014-06** Adoption of Interim Local Rules 5005-1(A)(3) and 9013-1(C)(25)  
**AO 2014-04** Adoption of Interim Local Rule 7069-1(D) and Clarification of Status of Garnishment Deposits Currently Deposited in the Court Registry  
**AO 2014-02** Appointment of Advisory Committee for the Study of the Local Rules of Practice  
**AO 2013-02** Adoption of Certain Interim Local Rules of this Court  
**AO 2012-04** Amended Order Amending Interim Local Rule 3070-1  
**AO 2011-03** Order Adopting Interim Local Rules and Clarifying Status of Local Forms Related to Chapter 13 Case Matters Addressed in Local Rule 3070-1 and Related to Local Rules 2002-1 and 4004-3  
**AO 2011-02** Adoption of Amended Local Rules and Clarification of Status of Local Forms, Court Guidelines, Clerks Instructions, and Administrative Orders

5. In accordance with 28 U.S.C. §2071(d), Bankruptcy Rule 9029, and Rule 83, Federal Rules of Civil Procedure, the Clerk of Court shall furnish a copy of the amended local rules to the Eleventh Circuit Judicial Council and the Director of the Administrative Office of the United States Courts. Furthermore, the Clerk of Court shall give appropriate public notice of the adoption of the new local rules, and amended local forms, clerk's instructions and guidelines and arrange for copies to be made available to the public.

**ORDERED** in the Southern District of Florida on November 30, 2015.



PAUL G. HYMAN, JR.  
Chief United States Bankruptcy Judge

c: All SD Bankruptcy Judges  
Clerk of Court