

Local Rule of Bankruptcy Procedure 9022. AGREED ORDERS.

(a) Presentation

When a disputed matter has been set for hearing and the parties have resolved the matter, in order to excuse the parties from appearance at the scheduled hearing, the agreed order: (1) must be reduced to writing, signed by the parties or their attorneys and submitted to the division where the case is pending prior to the hearing; (2) must be submitted to the Court at the hearing; or (3) if the agreement has not been reduced to writing, the terms of the agreement must be read into the record by at least one interested party or such party's attorney.

(b) Service

The Court may direct an agreed order or summary thereof be served by the movant on all parties upon whom service of the motion was required under these Local Rules, giving those parties an opportunity to object before the Court will enter the order.