

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH

Memorandum

March 3, 2003

To: Bankruptcy Practitioners

From: Glenn Gregorcy, Chief Deputy

In Re: Local Rule 9021-1(e)

Because of the Court moving forward with implementing electronic filing, effective immediately, Local Rule 9021-1(e) will no longer be followed except for Local Rule 9021-1(e)(1)(D) which requires the mailing certificate. Local Rule 9021-1(e)(3) is also still in effect.

The Clerk's office will assume the responsibility of sending copies of orders to interested parties, so filing copies and stamped envelopes with the original proposed order is no longer necessary. Interested parties that should receive a copy of the order still must be indicated at the end of the proposed order to facilitate mailing by the Clerk's office.