



## **Local Rule 5005-1 Filing Requirements (2014)**

**(a) Filing of Papers.** Unless ordered otherwise, all Filing Users (as defined in [Local Rule 5005-2\(b\)](#)) [1] must file all papers required to be filed with the court electronically. Filers who are permitted by these Local Rules to file in paper format should file all pleadings, motions, proposed orders, and other papers with the clerk at the office of record in Salt Lake City, defined in [Local Rule 5001-1\(a\)](#) [2], during the hours of business set forth in [Local Rule 5001-1\(b\)](#) [2]; provided, however, that when court is in session elsewhere in the district, such papers may be filed with the clerk or with the court at the place where court is being held. In extraordinary circumstances, the court may permit the filing of such papers with a judge or other court officer.

**(b) Date-Stamped Copies.** A non-Filing User may, at the time of filing, present to the clerk a copy of the paper filed and request the clerk to imprint the clerk's date stamp on the copy. The date-stamped copy is prima facie evidence that the original was filed with the clerk on the date indicated by the clerk's stamp. An electronic receipt produced by CM/ECF is prima facie evidence of electronically filed documents.

**(c) Facsimile Filing.** Papers transmitted to the court via facsimile are not acceptable for filing and will not be docketed, but papers with facsimile signatures may be submitted for filing in accordance with these Local Rules in connection with declarations, affidavits, and verifications. The paper bearing the original signature must be retained by the filer in accordance with these Local Rules.

**Source URL:** <https://www.utb.uscourts.gov/local-rules/2014/5005/1?page=1>

### **Links**

[1] <https://www.utb.uscourts.gov/local-rules/2014/5005/2>

[2] <https://www.utb.uscourts.gov/local-rules/2014/5001/1>