

Rule 1007-1

Lists, Schedules, & Statements

- (a) A debtor desiring an extension of time in which to file the schedules and statements, or chapter 12 or 13 plan and related documents shall give five (5) days notice and hearing to the trustee, the United States trustee, and any examiner or creditor's committee appointed or elected. The motion shall be filed with the petition for relief or before the time for filing the schedules and statements or the time for filing a chapter 12 or 13 plan has expired, shall contain a brief statement as to the reason why an extension is required, and a specific date when the required documents will be filed.
- (b) Each item in the schedules and statement of affairs and other documents not otherwise filled out, shall be carried out by the entry "none" or "not applicable" as appropriate.

Note: New Interim Rule 1007 (b)(3) relates to the certificate and debt repayment plan required by 11 USC 521(b), and does not include it within the documents that can be filed 15 days following the filing of the petition. Sub-section of LBR 1007-1(a) was originally designed to be used only for those documents that were given the 15 day automatic grace period, no such grace period is offered as to the certificate and debt repayment plan, and thus for the purpose of clarity, the proposed change is offered. As to sub-section (b) of LBR 1007-1, the debtor is now required to file various documents relating to means tests. The official form of these documents are in the IRS style that require considerable detail, and thus direction that they must be complete seems appropriate.

LBR 1007-1
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