Rule 5009-1

Closing Cases

- (a) Issues raised by notice and hearing will *shall* be deemed moot for purposes of case closing thirty (30) days following the time to object to an act or entry of an order or from the filing of an objection unless:
 - (1) An order has been presented ex parte if no objection has been filed;
 - (2) A hearing has been requested if an objection has been filed; or
 - (3) A motion and an affidavit or statement under penalty of perjury have been filed requesting that the case remain open.
- (b) Issues raised by motion, which do not require notice, shall be deemed moot for purposes of case closing if no order has been submitted within 60 days of the date the motion was filed.
- *NOTE:* Section (a) of this rule was transferred from LBR 2002-1(g); Section (b) is new.