

U.S. Bankruptcy Court, District of Minnesota

Rule 9013-3. Applications

- (a) APPLICATION REQUIREMENTS. Unless otherwise directed by these Local Rules, a party making an application must file and notice:
 - (1) If facts are at issue, a verification of the application or exhibits; and
 - (2) A proposed order.
- (b) RESPONSE REQUIREMENTS. Unless otherwise directed by these Local Rules, a party who wishes to respond to an application must file and notice:
 - (1) A concise memorandum of facts and law;
 - (2) If facts are at issue, a verification of the response or exhibits; and
 - (3) A proposed order.
- (c) NOTICE OF APPLICATIONS AND RESPONSES. Unless otherwise directed by the Federal Rules of Bankruptcy Procedure and these Local Rules, notice of an application and any response to the application must be given to the debtor, the attorney for the debtor, and the trustee or examiner. An application and any response must also be sent to the United States trustee.
- (d) COURT ACTION ON APPLICATION. Before ruling on an application, the court may require that a motion be made, that a hearing be held, or that additional persons be served.

[Effective April 15, 1997. Amended and renumbered as 9013-3 on July 17, 2023.]

2023 Advisory Committee Notes

Former Local Rule 9013-4 was renumbered to Local Rule 9013-3. The language in former Local Rule 9013-4 was restyled and reorganized. Subsections (a) and (b) from former Local Rule 9013-4 were removed as duplicative of Fed. R. Bankr. P. 2014 and 2016 and Local Rules 2014-1 and 2016-1. Those rules provide specific instructions for filing applications for employment of professional persons and for compensation for services rendered and reimbursement of expenses.