

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN

FILED

2016 DEC -8 P 4: 18

In re:

The Administration of the
United States Bankruptcy Court
for the Eastern District of Michigan

U.S. BANKRUPTCY COURT
E.D. MICHIGAN-DETROIT
Administrative Order
No. 16-09

**ADMINISTRATIVE ORDER AMENDING
ECF ADMINISTRATIVE PROCEDURE 12(f)**

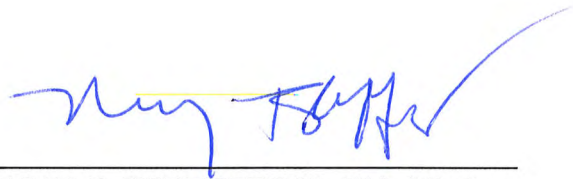
Federal Rule of Bankruptcy Procedure 9006 governs the computing of time periods. Fed. R. Bankr. P. 9006(f) allows three additional days to act depending on the manner of service. On December 1, 2016, Fed. R. Bankr. P. 9006(f) was amended to remove service by electronic means under Fed. R. Civ. P. 5(b)(2)(E) from the manners of service that allow three additional days to act after being served. By this amendment, the rule no longer allows a three day extension of time to act when service is made through the Court's electronic case filing system.

Currently, ECF Administrative Procedure 12(f) provides that the additional three days to act allowed by Fed. R. Bankr. P. 9006(f) applies to cases in this Court even if no mailing is involved and service is made electronically through the Court's electronic case filing system. To conform ECF Administrative Procedure 12(f) to amended Fed. R. Bankr. P. 9006(f),

IT IS HEREBY ORDERED, effective immediately, that ECF Administrative Procedure 12(f) is deleted from the Court's ECF Administrative Procedures. Therefore, after the date of this order, when service is made through the Court's electronic case filing system,

a party served in that manner is no longer allowed the three additional days to act that were previously allowed by ECF Administrative Procedure 12(f).

To avoid confusion in the calculation of days under Fed. R. Bankr. P. 9006(f), when a party files a certificate of no response to a motion or other paper that is served only through the Court's electronic case filing system, any certificate of no response filed with respect to such motion or other paper should state that there are not three additional days to act under Fed. R. Bankr. P. 9006(f).



**PHILLIP J. SHEFFERLY, Chief Judge
United States Bankruptcy Court**

Dated: December 8, 2016