

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND**

In Re: * **ADMINISTRATIVE
ORDER NO. 09-03**

**Local Bankruptcy Rules
and Forms**

*
*
*
*
Dated: *November 24, 2009*

* * * * *

**ORDER IMPLEMENTING LOCAL BANKRUPTCY RULES AND FORMS
OF THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND**

WHEREAS, a project to make all the federal rules on calculating time periods simpler, clearer, and more consistent resulted in Public Law 111-16, the *Statutory Time-Periods Technical Amendments Act of 2009*, and a companion amendment to Federal Rule of Bankruptcy Procedure 9006. Under the changes, time periods will be calculated by “days” and will include intermediate weekends and holidays that were previously excluded for some shorter time periods; and

WHEREAS, other changes in the practice of bankruptcy law have rendered it necessary to revise the existing Local Bankruptcy Rules that govern proceedings filed in this Court, and the committees of the Bench and Bar of this Court have recommended, revised, and adopted the Local Bankruptcy Rules as herein ordered;

NOW, THEREFORE, it is hereby ORDERED that effective the 1st day of December, 2009, the Local Bankruptcy Rules and Forms are amended as reflected in these revised rules. The amendments shall be effective as to all proceedings pending in this Court on that date insofar as is just and practicable, and shall govern all proceedings in bankruptcy cases thereafter commenced in this Court.

SO ORDERED.



Duncan W. Keir, Chief Judge