

D.N.J. LBR 9013-4. Motions: Proposed Order

- (a) Separate document.** A proposed order must be a separate document.
- (b) Order template.** A party submitting a proposed order must use Local Form *Order Template*.
- (c) Title.** The title of a proposed order must identify the relief sought.
- (d) Revised proposed order.** If the court's ruling differs from a proposed order, the prevailing party must not later than 7 days after the court's ruling submit to the chambers's email address and serve on all interested parties a revised order reflecting the court's ruling. The email must identify the parties served and the manner of service.
- (e) Objection period.** An objection to an order submitted under subdivision (d) must be submitted to the chambers's email address and served on all interested parties not later than 7 days after submission of the order. The objection must include an alternative proposed order. The court may conduct a hearing in its discretion.

2015 Comment

This Rule is new. It is derived from former Local Bankruptcy Rules 9072-1 and 9072-2, which have been deleted.

The 7 day objection period in subdivision (e) does not apply if the parties inform the court that they agree to the entry of the revised order.

Local Bankruptcy Rule [7058-1](#) addresses proposed judgments in adversary proceedings.

Local Bankruptcy Rule [9021-1](#) addresses consent orders.