D.N.J. LBR 9037-1. Privacy Protection for Filings Made With the Court

(a) General requirements.

(1) An entity seeking to redact from a filed document information set forth in Bankruptcy Rule 9037(a) must file Local Form *Application Requesting Redaction of Personal Information*. Notice of the application is not required.

(2) Not later than 7 days after entry of Local Form *Order Directing Redaction of Personal Information*, the entity that filed the original document, or such other entity as the court directs, must file a redacted document.

(b) **Transcript.** An entity seeking to redact from a filed transcript information set forth in Bankruptcy Rule 9037(a) must file Local Form *Notice of Intent to Request Redaction* not later than 7 days after the filing of the transcript; and file and provide to the transcriber Local Form *List of Items to be Redacted* not later than 21 days after the filing of the transcript.

2015 Comment

This Rule has been revised to streamline the procedure for protecting personal information in a filed document. On the filing of Local Form *Application Requesting Redaction of Personal Information*, the application and the document containing the personal information will be immediately restricted from public viewing until the court enters Local Form *Order Directing Redaction of Personal Information* and the entity that originally filed the document or such other entity as the court directs files the redacted document. Notice of the redaction is required under the Local Form *Order Directing Redaction of Personal Information*.

The procedure for obtaining redaction of personal information contained in a transcript is derived from the Judicial Conference Policy on Privacy and Public Access to Electronic Case Files.

Bankruptcy Rule 9018 addresses the protection of other kinds of sensitive information.