D.N.J. LBR 4001-1. Relief From Automatic Stay

(a) General requirements.

(1) A party moving for relief from the automatic stay must file a statement of amount due that includes, as applicable:
(A) unpaid principal;
(B) accrued interest from a specific date to a specific date;
(C) unearned interest;
(D) per diem interest;
(E) late fees from a specific date to a specific date;
(F) attorney's fees;
(G) advances for taxes and insurance;
(H) total post-petition arrearage;
(I) any other fees and charges; and
(J) date of last payment.
The movant must file Local Form <i>Certification Regarding Calculation of Amount Due</i> as the statement if the amount claimed due is secured by a mortgage on real property owned by the debtor.
(2) The movant must file a certification that includes the following exhibits, as applicable:
(A) note;
(B) bond;
(C) mortgage bearing the stamped date of recordation;
(D) security agreement;
(E) financing statement bearing the stamped date of filing;
(F) assignment; and
(G) appraisal.
(3) When the movant alleges that the debtor has failed to make a post-petition mortgage or vehicle payment, the party must file either Local Form <i>Certification of Creditor Regarding</i>

Post Petition Payment History (Note and Mortgage) or Local Form Certification of Creditor Regarding Post Petition Payment History (Vehicle Loan/Lease).

(b) Opposition in a chapter 13 case.

- (1) To oppose a motion for relief from the automatic stay or a motion to dismiss filed by a chapter 13 trustee, a chapter 13 debtor must file and serve on the movant and the chapter 13 trustee Local Form *Chapter 13 Debtor's Certification in Opposition* not later than 7 days before the hearing date.
- (2) To oppose a *Creditor's Certification of Default* or *Chapter 13 Trustee's Certification of Default*, a chapter 13 debtor must file and serve on the movant and the chapter 13 trustee Local Form *Chapter 13 Debtor's Certification in Opposition* not later than 14 days after the filing of the certification of default.
- (c) Effect of failure to oppose an adjournment request. A movant's failure to oppose a request for an adjournment of a hearing on a motion for relief from the automatic stay constitutes consent to the adjournment under § 362(e) of the Code.

2015 Comment

This Rule eliminates the provision stating that court appearances are not required for unopposed motions relating to the automatic stay because Local Bankruptcy Rule 9013-3(d) provides that the court decides all unopposed matters on the papers.

Local Bankruptcy Rule 9021-1(c) addresses consent orders in lieu of a motion for stay relief in chapter 11 cases where no committee has been appointed.