

## **Rule 9013-2**

### **Briefs and Memoranda of Law**

#### **(a) Supporting Memorandum Required With All Written Motions and Responses.**

Except as provided in subsection (b) of this LBR, any motion or response thereto must be accompanied by a supporting memorandum that contains the points and authorities in support of the party's position, together with any affidavits or documents in support thereof. The memorandum must also include specific reference to the applicable provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, these LBRs, or other controlling authorities. The memorandum and motion or response thereto may be combined in a single pleading.

**(b) Motions That Do Not Require a Memorandum.** The following motions do not require an accompanying memorandum, unless otherwise ordered by the Court:

- (1) Motion to extend time or to continue hearing date;
- (2) Motion to request a hearing;
- (3) Motion to add creditor(s), except in reopened cases;
- (4) Motion to amend schedules;
- (5) Motion to compel;
- (6) Motion for a default judgment;
- (7) Motion solely related to discovery matters;
- (8) Motion for a voluntary dismissal or conversion under Chapters 7, 11, 12 or 13 of Title 11 of the United States Code;
- (9) Motion that is stipulated to by all parties in interest;
- (10) Motion to avoid a lien pursuant to § 522(f);
- (11) Motion for a more definite statement; and,
- (12) Informative motions and reports that do not include a request for remedy.