## Local Rule 6-1 - Extensions of Time

- (a) Automatic Initial Extension. Except as provided in subsection (b) of this rule, all initial extensions of the following deadlines must be accomplished by a Notice of Extension of Time (without a proposed order), rather than by motion, unless a party affirmatively objects to extending the deadline:
  - the deadline for filing a response to a pleading as defined by Fed. R. Civ. P. 7(a);
  - the deadline for responding to any written request for discovery or admissions; and
  - the deadline for filing a brief in a bankruptcy appeal.

No initial extension of these deadlines may exceed 28 days. The party to whom the deadline applies must file a Notice of Extension of Time that:

- (1) confirms that the deadline has not been previously extended;
- (2) sets forth the original deadline and the new deadline and confirms that the extension is for 28 or fewer days;
- (3) confirms that the extension does not interfere with the Case Management Plan, scheduled hearings or trials, or other deadlines set by court order; and
- (4) as to each other party who has appeared in the case, state either that (1) the party's counsel has agreed to the extension; or (2) the filing attorney attempted to reach the party's counsel (or the party if pro se) but was unable to do so, providing the dates, times and manner of all attempts to reach opposing counsel.
- **(b) Pro Se Parties.** Filing of a Notice of Extension of Time pursuant to subsection (a) of this rule is optional in any case in which there is a pro se party who is not in default. A party opting not to file a Notice of Extension of Time must file a motion for any extension of a deadline in such cases.
- **(c) Motion Required.** Unless subsection (a) of this rule applies, a request for an extension of time not made in open court or at a conference must:
  - (1) be made by written motion;
  - (2) state the original deadline and the requested deadline;
  - (3) state the reasons for the requested extension and explain why those reasons constitute good cause (or excusable neglect if the motion is made after

the deadline has expired) as required by Federal Rule of Civil Procedure 6(b); and

- (4) if all parties are represented by counsel, either:
  - **(A)** state that there is no objection to the extension; or
- **(B)** describe all attempts made to obtain an agreement to the extension and state whether opposing counsel objects to it.