

Proposed change to the local rules for the United States Bankruptcy Court for the Northern District of Indiana. New material is indicated by redline, and deleted material is indicated by ~~strikeout~~.

**B-1009-1
Amendments**

1 (a) (1) An amendment to a voluntary petition, list, schedule or statement shall be made in
2 accordance with Fed. R. Bankr. P. 1009 and shall be accompanied by a separate notice of
3 amendment which shall identify the document amended, the general purpose of the amendment,
4 and state the information added, deleted or changed by the amendment. Each amendment shall
5 be verified and signed as in the original document. No amendments by interlineation shall be
6 permitted. Except by leave of court, the entire document which the amendments affect shall be
7 reproduced. In order to accommodate the possibility of multiple amendments, each amendment
8 shall be numerically identified.

9 (2) To correct the address of a scheduled creditor, the BNC Bypass Notice may be used.
10 The BNC Bypass Notice may not be used to add a previously unscheduled creditor.

11 (b) If a schedule of creditors (Schedule D, E, or F) is amended to add ~~a creditor or to change~~
12 ~~a creditor's name or address~~previously unscheduled creditors, the amendment shall also be
13 accompanied by a supplement to the matrix of creditors. This supplement shall contain the name
14 and address of ~~any creditor that was added to a schedule and the new name and address of any~~
15 ~~creditor whose name or address was changed on the amended schedule~~the added creditor(s).

16 (c) Debtor shall serve a copy of the notice of amendment upon the United States trustee, any
17 trustee, any committee and/or the entities included on any list required by Fed. R. Bankr. P.
18 1007(d), and all entities affected thereby, including any added creditors, and file proof thereof
19 along with the amendment.