

United States Bankruptcy Court
Southern District of Mississippi

Administrative Procedures for Electronic Case Filing

Revised
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Chapter 1: Administrative Procedures for Case Filing

Section 1. Introduction and Scope of Electronic Filing

The United States Bankruptcy Court for the Southern District of Mississippi (hereafter referred to as “the Court”) uses the Case Management/Electronic Case Filing (ECF) System to administer filing of court pleadings and documents.

Registered users may file documents or view and search court records twenty-four hours a day through the ECF system. Non-registered parties may view, but not file, documents using the Public Access to Court Electronic Records (PACER) system.

A. Authorization for Electronic Filing

The *Uniform Local Rules of the United States Bankruptcy Courts for the Northern and Southern Districts of Mississippi* (hereafter *Local Rules*) requires electronic filing. The following procedures shall govern electronic filing in the **Southern District** unless, due to extraordinary circumstances, a Judge or the Clerk of Court determines that these policies and procedures should be modified in the interest of justice.

B. Participants in Electronic Filing

The ECF system allows “registered” users to file documents online with the Court . While any party, including those proceeding *pro se*, may view court documents through a PACER account, only registered users can file documents through the ECF system.

C. Training and Technical Assistance

These procedures are not a technical guide for using ECF. Technical guidance on equipment, training, and access to computer-based tutorials are available on the Court’s website.

D. Definitions and Instructions

Bankruptcy Noticing Center (BNC): a national processor for bankruptcy court notices (mail and email).

Conventional Manner/Paper Filing: the method used to file documents that cannot or should not be filed electronically via CM/ECF and must be filed by other means (e.g., in person or by U.S. mail). Conventionally filed documents are original documents containing an original, handwritten (“wet”) signature of the filing attorney or pro se party.

Document: pleadings, motions, exhibits, declarations, affidavits, memoranda, papers, orders, notices, and any other filing by or to the court, whether the document is in electronic or paper format.

ECF: the Court's Electronic Case Filing system.

ECF User: an attorney, trustee, or U.S. Trustee registered with this Court to file documents through the ECF system.

Electronic Filing: uploading a document or other information into the Court's online case docket using the ECF system. Sending a document or pleading to the Court via email or facsimile does not constitute electronic filing except as provided in Section 8A of the *Administrative Procedures for Electronic Case Filing*.

Email Address of Record: the primary email address submitted to the Court for a registered user that is a party or an attorney in the case.

Filing Agent: an individual authorized to file documents on behalf of a registered attorney, trustee, or the United States Trustee.

Limited ECF User: a creditor or an agent for a creditor (including an attorney), personal financial management course provider, auditor, or transcriber registered with the Court for limited filing access to the ECF system.

Notice of Electronic Filing (NEF): a receipt provided by the ECF system upon completion of an online filing. The Notice of Electronic Filing, when emailed to the address of record in a case, provides proof of service.

Public Access to Court Electronic Records (PACER): an online public system that provides access to case information from federal appellate, district, and bankruptcy courts.

PACER User: an individual or entity with only read and print access to documents in the ECF system.

Portable Document Format (PDF): a file format that provides an electronic image of text or text and graphics and provides the appearance of a printed document.

Restricted/Limited Access: only the Court has access to restricted or limited-access case files.

Sealed Document: a document with highly sensitive information as determined by a presiding judge under Local Rule 9018-1.

E. Selection and Designation of Cases for ECF

See Miss. Bankr. L.R. 5005-1(a)(3).

Section 2. Registration – Electronic Case Filing (ECF) System

A. Eligibility

Attorneys admitted to practice in this Court, including attorneys admitted under the provisions of the local rules of this District, must register as ECF Users. Other parties--i.e., creditors and creditors' representatives--must register as Limited ECF Users.

B. Registration

1. Attorneys

- a. An attorney must use an *individual* PACER account to register as an ECF User with the Court. The Court does not authorize sharing of registered ECF User accounts. Visit PACER's website (www.pacer.uscourts.gov) for registration information.
- b. Miss. Bankr. L.R. 5005-1(a)(3)(E)). Registration by an attorney as an ECF User constitutes consent to receive electronic service or notice of documents filed in the ECF system, except with regard to service of a summons and complaint under Fed. R. Bankr. P. 7004 for adversary proceedings.

2. Limited ECF Users

A creditor (or an agent for a creditor, including an attorney-agent not admitted to practice before the Court), a personal financial management course provider, an auditor, or a transcriber may become a Limited ECF User to file documents with the Court through the ECF system. The Clerk will determine the scope of documents that may be filed by a Limited ECF User.

A Limited ECF User must use an *individual* PACER account to register with the Court. The Court does not authorize sharing of registered Limited ECF User accounts. Visit PACER's website (www.pacer.uscourts.gov) for registration information.

- a. A creditor that routinely files proofs of claim and related documents (assignments/transfers of claims, withdrawal of claims, creditor's requests for notice, reaffirmation agreements, changes of address, and/or notices of mortgage payment change) must register as a Limited ECF User.
- b. A Limited ECF User must be an employee or an authorized agent of the creditor.
- c. By registering as a Limited ECF User, the Limited ECF User agrees to:

- pay any required filing fees at the time documents are filed through the ECF system;
- immediately notify the court via email or in writing if the Limited ECF User ceases to be authorized to file documents on behalf of the entity;
- comply with applicable statutes, federal rules, local rules, and administrative procedures.

3. Filing Agents

An individual (other than a registered ECF User) can be authorized by the Court to file documents in the ECF system on behalf of a registered ECF User (attorney, trustee, or United States Trustee).

C. Passwords

An ECF User's PACER Username and Password serves as the ECF User's unique signature for purposes of Fed. R. Bankr. P. 9011 and for other purposes. The ECF User is not authorized to transfer their PACER account to a new user. A new user must register for an individual PACER account and an individual ECF account.

An ECF User must protect and secure their PACER username and password. If there is any reason to suspect the password has been compromised, the ECF User shall immediately change the password and notify the Clerk's office.

No ECF User shall knowingly permit his or her PACER account to be utilized by anyone other than an authorized employee of his or her office. The ECF User is responsible for all documents (and associated fees) filed with his or her PACER account.

In the interest of judicial security, the Clerk of Court reserves the right to lock an ECF User's account and revoke his or her e-filing privileges.

Section 3. Filing of Documents – ECF System

A. Filing

1. Pursuant to Miss. Bankr. L.R. 5005-1, documents in bankruptcy cases and adversary proceedings shall be filed with the Court through the ECF system.
2. The proper filing of a document through the ECF system will constitute filing of the document for purposes of the Federal Rules of Bankruptcy Procedure and the Local Rules and will constitute entry of that document into the case docket maintained by the Clerk pursuant to Fed. R. Bankr. P. 5003.
3. After a proper ECF filing, a receipt acknowledging that a document has been filed will appear immediately on the ECF User's screen. Parties may also confirm the filing of documents by reviewing the Court's online case docket through PACER.

4. The Court may, upon a party's motion or its own motion, strike any inappropriately filed document.

5. Multiple Documents (Pages) Filed Together:

All attachments filed with a pleading may be filed together under a single ECF document number (i.e. a motion and a supporting affidavit).

Limitation on Size of a Single ECF Filing:

A single filing (i.e. pleading and attachments) is limited to 100 megabytes. For any ECF filing that will exceed 100 megabytes, the ECF User must separate the files into multiple PDF files of less than 100 megabytes each. The range of attachment numbers must be listed in the description of the attachment (i.e., "Exhibit 1 – Pages 1-43" or "Exhibit 1 – 43-83"). The ECF User must file an Exhibit List as the first attachment.

6. All documents (PDF) filed in the ECF system must conform to 8 ½ x 11 standard paper size.
7. ECF Users must pay filing fees online through PACER by midnight of the day the documents are filed. See Chapter 2: [ECF Payment of Filing Fees](#).

B. Signatures

See Miss. Bankr. L.R. 9011-1(a)(2). The ECF User's name under whose PACER username and password the document is submitted must be displayed as an image of a signature or by an "/s/" with ECF User's name typed in the space where the signature would otherwise appear. (e.g. /s/ Jane Doe).

The signature of a person other than the ECF User may also be displayed as an image of a signature or by an "/s/" and typed in the space where the signature would otherwise appear (e.g., /s/ Jane Doe). By filing a document with a signature of a person other than the ECF User, the ECF User is certifying to the court that the ECF User obtained an original signature on the original document from such person or that the ECF User has comparable evidence of authorization from the person to use "/s/" to indicate the person's signature.

C. Filing Deadlines

Filing documents through the ECF system does not alter any filing deadline or any time computation pursuant to Fed. R. Bankr. P. 9006. All ECF filings must be completed prior to midnight Central Standard Time to be considered timely filed on that day. At the end of the filing process, the ECF system will display a "Notice of Electronic Filing". Although documents may be filed electronically twenty-four hours a day, ECF Users are strongly encouraged to file all documents during the Court's office hours (8:00 a.m. – 5:00 p.m., Monday through Friday) when assistance is available from the Clerk's office.

D. Errors in Filing

Once a document is filed through the ECF system, it becomes a part of the Court's record, and only the Court can make a correction. The ECF system will not allow an ECF User to change a document or docket entry, and the ECF User should not attempt to re-file the document(s).

As soon as possible after an error is discovered, the ECF User who filed the document should contact the Case Administrator responsible for the case and provide the case number and document number for which the correction is being requested. The Court's website (www.mssb.uscourts.gov) provides the contact information for Case Administrators..

Section 4. Electronic Service of Documents

A. Service of Filed Documents on Parties

1. When any document is filed, the ECF system will produce a "Notice of Electronic Filing." This notice represents service of the document on parties who are also ECF Users. The filing party is not required to serve any pleading or other documents on any party receiving a Notice of Electronic Filing except as set out in paragraph 3 below.
2. The filing party shall serve those parties not designated or able to receive a Notice of Electronic Filing, but that are nevertheless entitled to notice of said pleading or other document in accordance with the Federal Rules of Bankruptcy Procedure and the Local Rules except as otherwise provided by order of the Court. Service of a paper copy must be made in accordance with the Federal Rules of Bankruptcy Procedures and the Local Rules.
3. A party may not electronically serve a summons and complaint in an adversary proceeding, but instead must perfect service according to Fed. R. Bankr. P. 7004.

Service by email will constitute service pursuant to Miss. Bankr. L.R. 5005-1(a)(3)(E).

B. Certificate of Service

A Certificate of Service is required when filing documents through the ECF system. The Certificate of Service must be attached to the filed document(s), must specify the method of service, and must identify all parties served.

Example: Parties served via regular mail:

Notice provided via First Class U.S. Mail:

*John Doe
5 State Street
Laurel, MS 39443-5807*

*ABC Company
P.O. Box 566
Jackson, MS 39225-0566*

Example: Parties served electronically (Miss. Bankr. L. R. 5005-1(a)(3)(E)):

Service provided via Notice of Electronic Filing (NEF) through ECF system:

John Doe, Esq.;
Office of the US Trustee;
John Smith, Trustee;

Section 5. Proposed Orders

A. Submission of Proposed Orders

1. Proposed orders must be submitted as separate PDF documents in accordance with the following requirements:

Judge Wilson:

Upload proposed orders as an attachment to the main document at the time of filing.

If the original proposed order changes in any way, upload the final proposed order to the ECF system through the e-Orders program.

Judge Samson:

Upload proposed orders as an attachment to the main document at the time of filing.

If the original proposed order changes in any way, upload the final proposed order to the ECF system through the e-Orders program.

2. Signatures – By submitting a signature of a person other than the ECF User, the ECF User is certifying to the court that the ECF User obtained an original signature on the original document from such person or that the ECF User has comparable evidence of authorization from the person to use “/s/” to indicate the person’s signature.
3. Approval of Proposed Orders - the Judge’s signature will be added to the order and the order will be docketed by the Court.
4. Rejection of Proposed Orders
 - a. When a new or revised order is required the ECF system will email a resubmission notification to the submitting party with an explanation.
 - b. Resubmission notifications are emailed to the submitting party’s primary email address of record; resubmission notifications are not emailed to any secondary email account associated with the ECF user’s account.

5. Exhibits - Proposed order and all exhibits must be uploaded as one PDF document.

B. Requirements

1. Technical Requirements:

Proposed orders uploaded to the ECF system must be saved as a PDF document.

Orders should be created using a word processing application (i.e., Microsoft Word) and then saved as a PDF document. Scanned orders are not recommended.

2. Format Requirements (see image below)

- a. Document Size

- 8 ½ x 11 standard paper size (portrait orientation)
- PDF document; maximum file size 100 MB

- b. Document Margins

First Page

- Top 3"
- Bottom 1"

Subsequent Page(s)

- Top 1"
- Bottom 1"

- c. End of Order

1. Below the last paragraph in the proposed order:

- Insert one blank line;
- Insert and center: **##END OF ORDER##**

2. Do not include "So Ordered."

3. Do not include signature line for judge.

3" Top margin first page

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF MISSISSIPPI

In re:
Joseph Wayne Sample
Susan Smith Sample
Debtors.

Case No. xx-xxxx-xxx
Chapter xx

**ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY
AND CO-DEBTOR STAY**

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1" Top margin subsequent page(s)

varius fermentum. Pellentesque habitant morbi tristique senectus et netus et malesuada fames ac turpis egestas.

4. Phasellus non orci quis eros interdum tristique a a est. Vivamus non dapibus sapien. Nullam quis elit non odio fermentum volutpat eu eget purus. Maecenas bibendum pulvinar egestas.

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Sed a suscipit ipsum. Nulla dui nibh, viverra a accumsan id, convallis sed diam. Fusce libero dolor, venenatis eu auctor ut, ultricies quis nisi. Ut felis dolor, malesuada cursus mattis vel, condimentum id libero. In vel eleifend elit. Sed gravida nisi lacus. Integer egestas libero nec eros sollicitudin tincidunt. Nullam tincidunt lobortis vestibulum. Suspendisse mi erat, ornare vitae ornare vitae, portitor sit amet ligula. Donec luctus adipiscing sem, quis congue massa vulputate et.

##END OF ORDER##

Approved:
(Signature of attorney)
Attorney's Name
Attorney for Creditor
(Signature of attorney)
Attorney's Name
Attorney for Debtor
(Signature of trustee)
Trustee's Name
Submitted by:
Attorney Name, Bar ID
Address
City, State, Zip
Telephone Number
email

Include text to indicate end of the order.

C. Service of Orders

The Clerk’s Office uses the Bankruptcy Noticing Center to effect service to any party who is not a registered ECF attorney, private trustee, or United States Trustee.

Section 6. Paper Filings

A. Paper Filings

As used in these procedures, a “paper filing” is a document or pleading presented to the Clerk on 8½ x 11-inch paper or other non-electronic, tangible format; documents filed in paper should not be stapled or bound. The following documents must be filed in paper unless the court specifically authorizes an exception:

1. Sealed documents.
2. Documents filed by pro se litigants.
3. Commencing document/pleading for a Miscellaneous Proceeding.

B. Service of Paper Filings

Pleadings or other documents that are filed in paper rather than through the ECF system shall be served in the manner provided for in the Federal Rules of Bankruptcy Procedure and the Local Rules, except as otherwise provided by order of the Court.

C. Sealed Documents

All parties are required to file Sealed Documents outside of the court's CM/ECF system.

Upon entry of a Sealing Order pursuant to Local Rule 9018-1, the party that sought the Sealing Order must file the document(s) with the Clerk's office by:

1. Delivering the document(s) to the Clerk's office, unfolded, in a sealed envelope;
2. Clearly mark the front of the envelope with the following information:
 - a. "RECORD UNDER SEAL"
 - b. Case title
 - c. Case number
 - d. A brief generic description of the contents
 - e. The file date and docket entry number for the Sealing Order.
3. Write the signature of the filing party across the edge of the envelope closure, and place clear tape over the written signature.

The Clerk's office will:

1. Make an informational docket entry in the court's CM/ECF system indicating the filing of the Sealed Document(s) with the court, and
2. Maintain the Sealed Document(s) in a secure paper filing system.

Section 7. Public Access to the System

A. Public Remote Access Through PACER

Public remote access to the ECF system for viewing and printing purposes is available to subscribers through the Public Access to Court Electronic Records (PACER) system.

Such access requires registration with the PACER Service Center at www.pacer.uscourts.gov (or 1-800-676-6856) and, in accordance with the mandate of the Judicial Conference of the United States, a fee will be charged.

B. Public Access at the Court

The Court provides free public access to view case files in the ECF system in the office of the Clerk during regular business hours (8:00 a.m. – 5:00 p.m., Monday through Friday). A copy fee for printing documents is required in accordance with 28 U.S.C. §1914.

C. Certified Copies

Certified copies of filed documents may be obtained at either location of the Clerk's office during regular business hours or ECF users may file a written request in the applicable case. A list of fees is available on the Court's website at www.mssb.uscourts.gov.

Section 8. ECF Systems Technical Failures

A. The Court's System

If the ECF system is not available for technical reasons, the Court has established the following procedures to accept filings. These procedures will be in effect for the duration of any outage.

During regular business hours, the ECF User should contact either location of the Clerk's office by telephone and speak with a supervisor or, in the supervisor's absence, the case administrator assigned to the case.

Jackson Clerk's office	601-608-4600
Gulfport Clerk's office	228-563-1790

If an immediate filing is necessary, the Clerk's office will make arrangements to accept the filing. Such a filing is effective upon receipt and will be electronically entered and docketed when the ECF system is accessible, unless otherwise ordered by the Court.

After hours (nights, weekends, and holidays), if an ECF User cannot access the ECF system to effect a time-sensitive filing due to a technological failure of the ECF system, the ECF User should call:

Clerk's office	601-608-4603
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A staff member will make arrangements with the ECF User to accept the filing. Such a filing is effective upon receipt by the assigned staff member and will be electronically entered and docketed when the ECF system is accessible, unless otherwise ordered by the Court. If the Court determines that the failure to file electronically was caused by an error of the ECF User or a misuse or abuse of the emergency filing procedures, the Court may strike the document and issue sanctions, which may include additional mandatory training.

B. The ECF User's System

Problems with the ECF User's system(s), such as phone line problems, problems with an Internet Service Provider (ISP), or hardware or software problems, do not constitute a "technical failure" under these procedures. An ECF User who cannot file a document electronically because of a problem with his or her hardware, software, Internet connection or other such problems may file the document(s) at the Clerk's Office during regular business hours.

Practice Note: *ECF Users are encouraged to use the ECF system during the Clerk's regular business hours (8:00 a.m. – 5:00 p.m. Central Standard Time). ECF Users are encouraged to file time-sensitive cases or documents allowing sufficient time for an alternative filing should the ECF system be unavailable. Failure to file a petition or other pleading because of failure of the Court's ECF system or the attorney's electronic system will not necessarily relieve or excuse the filing party from the consequences of failure to file by a certain time or date.*

Section 9. Privacy – Redaction of Certain Personal Identifiers

See Fed. R. Bankr. P. 9037.

The filing party is solely responsible for properly redacting personal identifiers. The Clerk will not review pleadings for compliance with this procedure, and the Clerk is not authorized to redact personal identifiers on documents filed by parties in a bankruptcy case.

A party may file a motion asking the Court to restrict the view of an improperly redacted document in the ECF system and request permission to file a redacted version of the original document. (See Local Form MSSB-MRD-1 and MSSB-ORD-1 *Motion and Order to Redact Document* and MSSB-MRD-2 and MSSB-ORD-2 *Motion and Order to Redact Document filed by Other Party*)

Because transcripts of proceedings are subject to being filed electronically and therefore remotely available to the public through PACER, attorneys should develop the trial record by excluding from any testimony or documentary evidence the personal identifiers set out in Fed. R. Bankr. P. 9037.

Chapter 2: ECF Payment of Filing Fees

Section 1. Overview

ECF Users must pay all filing fees for ECF transactions through their PACER account.

PACER accepts payment via credit card (Visa, MasterCard, American Express, and Discover), debit card (Visa or MasterCard), or by checking or savings account (ACH payment).

Timely Payment of Filing Fees

ECF Users must pay all filing fees on the same day the ECF filing transaction is submitted. If an ECF User account balance is not settled by midnight, the ECF system will prevent the user from filing until the outstanding balance is paid. (See Chapter 2 Section 7 [Failure to Timely Pay Filing Fees.](#))

Section 2. Online Payment Process

IMPORTANT: When making online payments, avoid using the web browser's "Back Button." This may lead to incomplete data being transmitted and pages being loaded incorrectly. You should use hyperlinks whenever possible.

Filing Fee for a Bankruptcy Case

When filing a case using proprietary (third-party) software and a payment pop-up window does not appear, use the **Utilities** menu in ECF to make the payment. (See Chapter 2 Section 7 [Internet Payments Due.](#))

PACER can accommodate a filing fee paid in full or in installments.

Filing Fees Paid in Full

- On the filing fee screen, leave the “Receipt” field **blank**.
- Click “**Next**” to complete the case opening process.

Open Voluntary Bankruptcy Case

All Petitions Paid in Installments Must be Accompanied by An Application To Pay Filing Fees in Installments. Otherwise, The Full Fee Will Be Charged To your Credit Card.

LEAVE THE RECEIPT NUMBER BLANK IF YOU WILL BE PAYING VIA THE INTERNET!

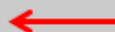
Receipt #: Fee: \$306

Filing Fees Paid in Installments

- ECF defaults to **Paid** and inserts the full filing fee amount unless the user indicates otherwise. On the statistical information screen, select “**Installment**” as the “Fee status.” This option will allow the installment payment amount to be entered (first installment payment).

Open Voluntary Bankruptcy Case

Prior filing within last 8 years

Fee status 

Nature of debt

Asset notice

Estimated number of creditors

Estimated assets

Estimated liabilities

Type of debtor

- Individual
- Corporation (includes LLC & LLP)
- Partnership
- Other

Nature of business

- Health Care Business
- Single Asset Real Estate
- Railroad
- Stockbroker
- Commodity Broker
- Clearing Bank
- Other
- Tax-Exempt Entity

- On the filing fee screen, leave the “Receipt” field blank and change the “Fee” field to the amount of the first installment payment.
- Click “Next” to complete the case opening process.

Open Voluntary Bankruptcy Case

All Petitions Paid in Installments Must be Accompanied by An Application To Pay Filing Fees in Installments. Otherwise, The Full Fee Will Be Charged To your Credit Card.

LEAVE THE RECEIPT NUMBER BLANK IF YOU WILL BE PAYING VIA THE INTERNET!

Receipt # Fee: \$100.00

Filing Fee Waived (*In Forma Pauperis* – only applicable for Chapter 7 individuals)

- On the statistical information screen, select “IFP filing fee waived” as the “Fee status.” This option will eliminate the receipt and fee screen from the filing process.

Open Voluntary Bankruptcy Case

Prior filing within last 8 years

Fee status ←

Nature of debt

Asset notice

Estimated number of creditors

Estimated assets

Estimated liabilities

Section 3. Filing a Document Requiring a Fee

The fee is due in full unless the party for whom the document is filed is exempt from paying the fee or the ECF User files a motion to defer the fee. If you have questions regarding the exemption of a filing fee, contact the Court before filing the document/pleading.

Filing Fee due:

- Leave the “Receipt” field **blank**.
- Click “**Next**” to complete the filing process.

File a Motion:

[12-00001-ee MACK KENNINGTON, JR Debtor dismissed](#) 03/05/2012

Type: bk Chapter: 7 v Office: 3 (Jackson Divisional Office)

Assets: n Debtor disposition: Dismissed for Failure to File Information Judge: ee

Case Flag: DISMISSED

Description of Property:

LEAVE THE RECEIPT NUMBER BLANK IF YOU WILL BE PAYING VIA THE INTERNET!

Receipt #: Fee: \$176

Exempt from Filing Fee:

- *Enter “**EXEMPT**” in the “Receipt” field.
- Click “**Next**” to complete the filing process.

File a Motion:

[12-50046 Jane Greenville](#)

Type: bk Chapter: 7 v Office: 1 (Gulfport Divisional Office)

Assets: n

Description of Property:

LEAVE THE RECEIPT NUMBER BLANK IF YOU WILL BE PAYING VIA THE INTERNET!

Receipt #: Fee: \$176

*By entering *EXEMPT* in the receipt field, the ECF User declares the party for whom the document is filed is considered exempt from a filing fee by the Judicial Conference of the United States, federal statute, federal rule, or local rule.

If the party does not qualify for a filing fee exemption, the Clerk will require either immediate payment of the filing fee or the filing of a motion to seek Court approval to defer or waive the filing fee.

Deferred Filing Fee:

- *Enter “**DEFER**” in the “Receipt” field.
- Click “**Next**” to complete the filing process.

File a Motion:

06-00019-ee PATRICIA ANN GILBERT Closed 06/23/2006, Case dismissed 06/23/2006

Type: bk Chapter: 7 v Office: 3 (Jackson Divisional Office)

Assets: n Disposition: Dismissed for Other Reason Judge: ee

Case Flag: CLOSED, DISMISSED

LEAVE THE RECEIPT NUMBER BLANK IF YOU WILL BE PAYING VIA THE INTERNET!

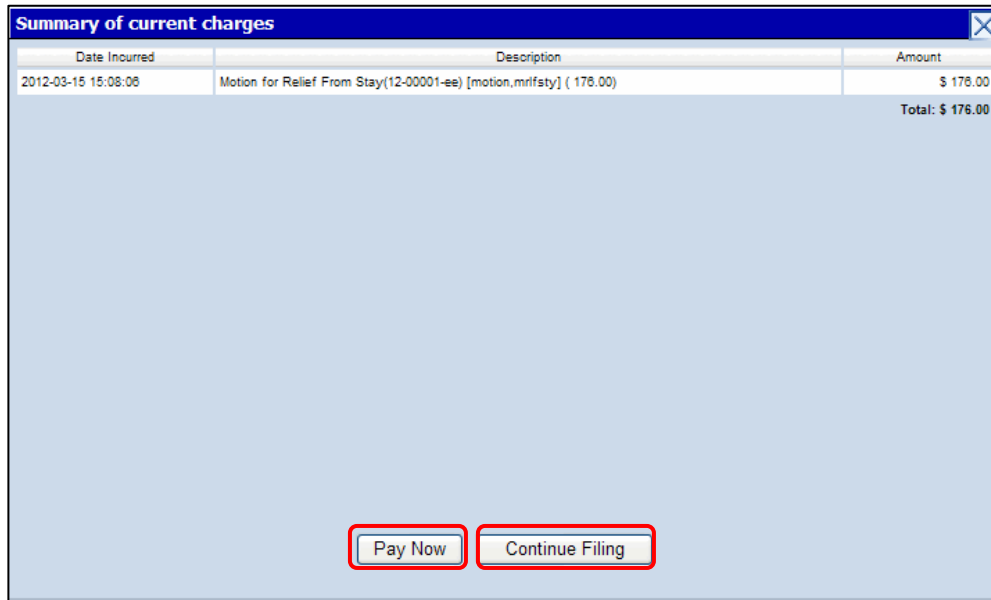
Receipt #: DEFER Fee: \$260

*By entering *DEFER* in the receipt field the ECF User declares that the bankruptcy estate has no assets to pay the filing fee at the time of filing, or the ECF User is filing a motion seeking Court approval to defer the filing fee pending the recovery of assets.

If the ECF User does not qualify for automatic fee deferment, the Clerk will require immediate payment of the filing fee or the filing of a motion to seek Court approval to defer the filing fee.

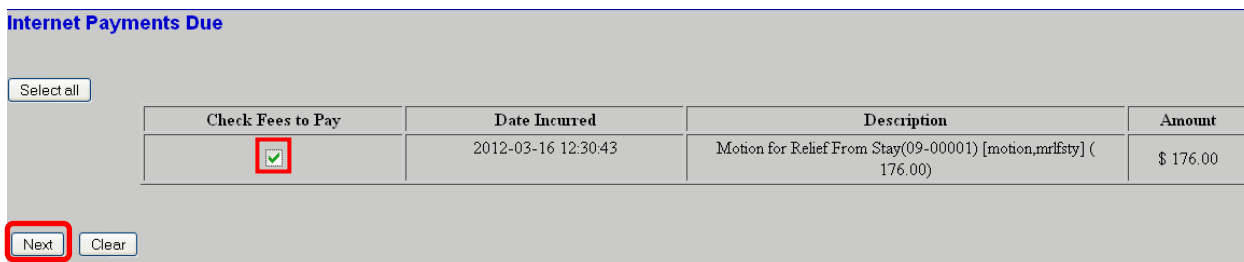
Section 4. After the Document is Filed

- After the docketing process, a “Summary of current charges” window will appear.
- The filing fee may be paid at this point or the user may continue filing and pay accumulated fees once by the end of the day.



“Pay Now”

- Click the “Pay Now” button. The “Internet Payments Due” screen appears. Check the box for the fee to be paid.
- Click “Next” to continue the payment process



- Click **“Pay Now.”**

Internet Payments Due

Date Incurred	Description	Amount
2012-03-16 12:30:43	Motion for Relief From Stay(09-00001) [motion,mr1fsty] (176.00)	\$ 176.00
		Total: \$176

“Continue Filing”

- Until all filing fees are paid, the “Summary of current charges” window will appear every time a document is filed (even for documents for which a fee is not due).
- If the filing fee remains unpaid at the end of the day, the system will prevent you from filing documents until all outstanding fees are paid in full.

Section 5. Online Payment Process

The system redirects you to log in to your PACER account. Enter your PACER password and click **Login**.

Select a payment method: credit card or ACH account

A. Bank Account (ACH) Process

ACH payments may be made from the following types of bank accounts:

- Business Checking
- Business Savings
- Personal Checking
- Personal Savings

Note: A fee will be assessed for a payment returned or denied due to insufficient funds. See *Bankruptcy Miscellaneous Fee Schedule - Item 13*

1. Check the radio button – “Enter an ACH account”
2. Enter the bank account information
3. Select a bank account type
4. Click Next

Pay Filing Fee for Mississippi Southern Bankruptcy Court (test) - NextGen

* Required Information

Payment Amount

Amount Due * \$181.00

Select a Payment Method

Enter a credit card

Enter an ACH account

ACH [About ACH Debit](#)

Routing Number: 23456789 Account Number: 1234567890 Check Number: 234

Account Holder Name * John Public

Account Number * 123456981

Confirm Account Number * 123456981

Routing Number * 405236

Bank Account Type * Select Bank Account Type

Select Bank Account Type

Business Checking

Business Savings

Personal Checking

Personal Savings

Note: We protect the security of your information by using Secure Sockets Layer (SSL) software, which encrypts information you submit to us.

Cancel

Verify the following:

1. Payment Method
2. Payment Details
3. Court Specific - Enter the attorney's name and phone number and the name of the person completing the payment transaction.
4. Email Receipt – Enter the email address(es) you want PACER to send a receipt for the payment.
5. Authorization - Check the box to authorize the payment.
6. Click Submit.

MANAGE MY ACCOUNT
Welcome, John Public Logout

Account Number: 7004576
Username: TR4576TEST
Account Balance: \$0.00
Case Search Status: Active
Account Type: Upgraded PACER Account

Pay Filing Fee for Mississippi Southern Bankruptcy Court (test) - NextGen

1 Payment Summary
PAYMENT METHOD
ACH
XXXXXXXXXX
265577586
John Public

2 **PAYMENT DETAILS**
Payment Amount: \$181.00
Fee Type: Filing Fee

3 **Court Specific**
MSSB - Attorney Name: John Public
MSSB - Attorney phone number: 601-965-2563
MSSB - Person completing transaction: Jane Doe

4 **Email Receipt**
Email: john.q.public@yourdomain.com
Confirm Email: john.q.public@yourdomain.com
Additional Email Addresses:

5 **Authorization**
 authorize an electronic debit from my account for the amount above. *

Note: We protect the security of your information during transmission using Secure Sockets Layer (SSL) software, which encrypts information you submit.

6

Payment/Transaction Confirmation

CM/ECF Bankruptcy Adversary Query Reports Utilities Manual Help Log Out

**U.S. Bankruptcy Court
Southern District of Mississippi**

Thank you. Your transaction in the amount of \$ 181.00 has been completed.

Please [print a copy of](#) your transaction receipt for future reference. The transaction number is A11566086.

Detail description:
Motion for Relief From Stay(20-00005) [motion,mr1fsty] (181.00)

B. Debit/Credit Card Process

1. Check the radio button – “Enter a credit card”
2. Enter the credit card account information
3. Click Next

MANAGE MY ACCOUNT
Welcome, John Public Logout

Account Number	7004576
Username	TR4576TEST
Account Balance	\$0.00
Case Search Status	Active
Account Type	Upgraded PACER Account

Pay Filing Fee for Mississippi Southern Bankruptcy Court (test) - NextGen

** Required Information*

Payment Amount
Amount Due * \$181.00

Select a Payment Method

Enter a credit card

Account Holder Name * John Public
Card Type * Select Card Type
Account Number * 4111111111111111
Card Expiration Date * 05 / 2020

Use billing address

Address * 123 Any Street
City * Jasckson
State * Mississippi
Zip/Postal Code * 10022
Country * United States of America

Enter an ACH account

Note: We protect the security of your information during transmission using Secure Sockets Layer (SSL) software, which encrypts information you submit.

Next Cancel

Verify the following:

1. Payment Method
2. Payment Details
3. Court Specific - Enter the attorney's name and phone number and the name of the person completing the payment transaction.
4. Email Receipt – Enter the email address(es) you want PACER to send a receipt for the payment.
5. Authorization - Check the box to authorize the payment.
6. Click Submit.

MANAGE MY ACCOUNT
Welcome, John Public Logout

Account Number: 7004578
Username: TR4578TEST
Account Balance: \$0.00
Case Search Status: Active
Account Type: Upgraded PACER Account

Pay Filing Fee for Mississippi Southern Bankruptcy Court (test) - NextGen

Payment Summary

PAYMENT METHOD VISA XXXXXXXXXXXXXXX1111 01/2023 John Public 123 Any Street Jackson, MS 39202 USA	PAYMENT DETAILS Payment Amount: \$181.00 Fee Type: Filing Fee
---	--

Enter your account number. This should contain only digits. Do not include spaces, hyphens, or any other delimiters.

Court Specific

MSSB - Attorney Name: John Public
 MSSB - Attorney phone number: 601-965-2563
 MSSB - Person completing transaction: Jane Doe

Email Receipt

Email: john.q.public@yourdomain.com
 Confirm Email: john.q.public@yourdomain.com
 Additional Email Addresses:

Authorization

I authorize an electronic debit from my account for the amount above. *

Note: We protect the security of your information during transmission using Secure Sockets Layer (SSL) software, which encrypts information you submit.

Submit
Back
Cancel

Payment/Transaction Confirmation

CM/ECF Bankruptcy Adversary Query Reports Utilities Manual Help Log Out

**U.S. Bankruptcy Court
Southern District of Mississippi**

Thank you. Your transaction in the amount of \$ 181.00 has been completed.

Please [print a copy of](#) your transaction receipt for future reference. The transaction number is **A11566086**.

Detail description:
 Motion for Relief From Stay(20-00005) [motion,mrfisty] (181.00)

Section 6. Online Filing Fee Reports

The following reports are available to an ECF User and may be located by clicking on **Utilities** on the blue menu bar.

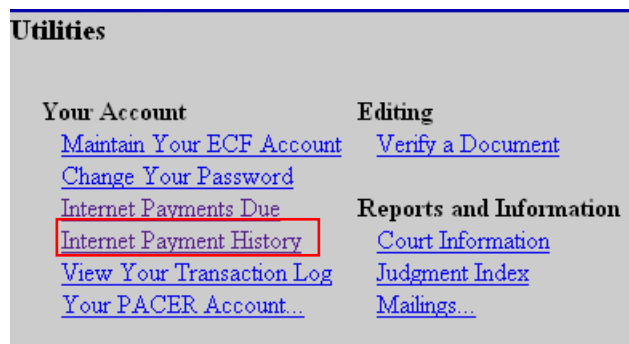


Internet Payment History:

The Internet Payment History report allows review and reconciliation of payments over any specified period. The report includes all fees paid online, through the mail, and over-the-counter.

To view your payment history from the **Utilities** menu:

1. Click **“Internet Payment History.”**



2. Enter a beginning (“From”) date and ending (“to”) date for the report. The date range defaults to the previous thirty days.

Click **“Run Report.”**

The image shows a screenshot of the 'Internet Payment History' report form. The form has a title 'Internet Payment History' in blue. Below the title, there are two date input fields: 'From' and 'to'. The 'From' field contains the date '2/13/2012' and the 'to' field contains '3/13/2012'. Both date fields are highlighted with red rectangular boxes. Below the date fields are two buttons: 'Run Report' and 'Clear'. The 'Run Report' button is also highlighted with a red rectangular box.

- Internet Payment History Report** displays. The report contains fee payments over the date range specified.

U.S. Bankruptcy Court [TEST]
Southern District of Mississippi
Internet Payment History for [REDACTED]
3/12/2012 to 3/12/2012

Date Paid	Description	Payment Method	Receipt #	Amount
2012-03-12 15:32:11	FARM SERVICE AGENCY Motion to Convert Case to Chapter 7(05-50002-NPO) [motion,mcnw7] (60.00)			
	FARM SERVICE AGENCY Motion to Convert Case to Chapter 7(05-50002-NPO) [motion,mcnw7] (65.00)			
	FARM SERVICE AGENCY Motion to Convert Case to Chapter 7(05-50002-NPO) [motion,mcnw7] (60.00)			
	B. C. ROGERS PROCESSORS, INC. Motion to Convert Case to Chapter 7(01-06515-ee) [motion,mcnw7] (15.00)			
	FARM SERVICE AGENCY Motion to Convert Case to Chapter 7(05-50002-NPO) [motion,mcnw7] (60.00)			
	Mercy Hospital Motion to Convert Case to Chapter 7(08-50012) [motion,mcnw7] (15.00)			
	MACK KENNINGTON, JR Motion for Relief From Stay(12-00001-ee) [motion,mrfsty] (176.00)			
	Paoi Tran Voluntary Petition (Chapter 12)(11-50028) [misc,volp12] (239.00)			
	Abc Inc. v. smith Complaint(11-05003) [cmp,cmp] (250.00)			
	Paoi Tran Motion to Convert Case From Chapter 12 to 11(11-50028-KMS) [motion,mcn12t11] (800.00)			
	Joe Smith Voluntary Petition (Chapter 7)(12-00029) [misc,volp7] (306.00)	CreditCard	51489	\$2046.00
2012-03-12 15:55:48	MACK KENNINGTON, JR Amended Schedules (Fee)(12-00002-ee) [misc,amdfee] (30.00)	CreditCard	51504	\$ 30.00

Internet Payments Due

The **Internet Payments Due** report allows payment of some or all outstanding (pending) fees. This screen contains a summary of all current unpaid filing fees.

- From the **Utilities** menu, click **“Internet Payments Due.”**

Utilities

Your Account	Editing
Maintain Your ECF Account	Verify a Document
Change Your Password	
Internet Payments Due	Reports and Information
Internet Payment History	Court Information
View Your Transaction Log	Judgment Index
Your PACER Account...	Mailings...

2. A pop-up window will indicate the accumulated outstanding fees. To pay the outstanding fees, check the box under “**Check Fees to Pay**,” then click “**Next**.” (See Chapter 2 Section 5 [Online Payment Process](#).)

Internet Payments Due

Select all

Check Fees to Pay	Date Incurred	Description	Amount
<input checked="" type="checkbox"/>	2012-03-18 08:48:25	Motion to Convert Case From Chapter 7 to 11(12-00001-ee) [motion,mcn7to11] (755.00)	\$ 755.00
<input checked="" type="checkbox"/>	2012-03-18 08:50:17	Motion for Relief From Stay(12-00005-ee) [motion,mr1fsty] (176.00)	\$ 176.00

Next Clear

3. If no fees are owed, the message will confirm that no fee is due.

Internet Payments Due

No outstanding fees found!

Back

Section 7. Failure to Timely Pay Filing Fees

Users must pay all filing fees for ECF transactions on the same day the ECF transaction is submitted. If outstanding fees are not paid by midnight on the day of the filing, the ECF system will notify the ECF User that the system has “locked” the ECF User Account, apart from the ability for the ECF User to pay outstanding filing fees. To pay outstanding fees, see Chapter 2 Section 6 [Internet Payments Due](#).

Section 8. Troubleshooting

Pop-up Blocking Software:

Active pop-up blocking software is the most common problem encountered. Pop-up blocking software may prevent viewing of the payment window(s). Pop-up blockers can be disabled in most web browsers by changing a setting under the browser's options.

Confirmation Issues:

IMPORTANT: Do not re-file the pleading. Re-filing may result in duplicate charges to your credit card and duplicate entries on the docket.

If you receive an error message referencing a transaction ID number:

- Review the **Internet Payment History** report.
- Review the docket to verify that a receipt was docketed to the case.
- Contact the Court to verify that the transaction was successful.

Other reasons an error message may display:

- Address entered may not match the credit card billing address
- Insufficient funds
- Credit card has expired, or the expiration date occurs during the month in which you are attempting to make your payment. The financial institution may require the new card to be activated prior to the transaction.
- Invalid credit card number entered

The user should check with the credit card issuer to determine why the transaction failed.

Chapter 3: Transcripts and Audio Recordings of Court Proceedings

Section 1. General Policy

The United States Bankruptcy Court for the Southern District of Mississippi uses an electronic court recording (ECRO) system to make audio recordings of certain court proceedings.

Section 2. Reproduction of Audio Recording of Court Proceedings

A party to a case or a member of the general public may request a copy of an audio recording of a court proceeding by submitting an *Audio Recording Order* (MSSB-436-1) to the Clerk of Court. The requesting party will be required to pay a fee as required by the Bankruptcy Court Miscellaneous Fee Schedule (28 U.S.C. § 1930).

Section 3. Transcript of Electronically Recorded Court Proceeding

A party to a case may also request a written transcript of an audio recording of a court proceeding by submitting a *Transcript Order* (MSSB-435-1) to the Clerk of Court. Upon receipt of the order, the Clerk will provide an audio recording of the proceeding to an authorized transcriber. The authorized transcriber will contact the requesting party to make arrangements for payment of required fees in accordance with the [maximum fee limits established by the Judicial Conference](#).

Generally, the transcriber will file the transcript in the related case within 30 calendar days after receipt of the order.

90-day Rule for Access to Transcript

The Judicial Conference imposes a **90-day rule** regarding access to transcripts:

- a. **Public Access:** A transcript provided to the court by a transcriber will be available for inspection only (no copies), at the office of the Clerk during the initial 90-day period after it is filed with the court.
- b. **Access by Parties to Case:** A party may obtain a copy of the transcript from the transcriber at the rate established by the Judicial Conference. An attorney who obtains the transcript from the transcriber may also request remote electronic access to the transcript through the Court's ECF system.
- c. At the end of the initial 90-day restriction period, the filed transcript will be available for public inspection and copying (subject to regular fees for copies of court documents) in the Clerk's office and for download through the judiciary's PACER system (subject to customary PACER fees).

Transcript Redaction Process

Once a transcript is entered on the case docket, all parties to the recorded proceeding should review the transcript to determine if any personal identifiers should be redacted under Fed. R. Bankr. P. 9037(a). Unless otherwise ordered by the Court, each attorney (or self-represented party) should review these portions of the transcript:

- a. Opening and closing statements on the party's behalf;
- b. Statements of the party;
- c. Testimony of any witnesses called by the party;
- d. Any other portion of the proceeding order by the court.

Within seven calendar days of the entry of the transcript on the case docket:

- Each attorney (or self-represented party) that seeks redaction of personal identifiers must file a Notice of Intent to Request Redaction with the Clerk. If no such notice is filed within seven days, the Court will assume redaction of personal identifiers from the transcript is not necessary.

Within 21 calendar days (or longer if the Court orders) of the entry of the transcript on the case docket:

- Each attorney (or self-represented party) must submit to the transcriber, a Request for Redaction with an itemized list of personal data identifiers to be redacted including location in the transcript. The transcriber must redact the identifiers as directed by the party. This request for redaction should not be filed with the court.

An attorney (or self-represented party) may move the Court for additional redactions to the transcripts that are not otherwise required by federal rules. Until the Court has ruled on such motion, the transcript will not be available for public access through PACER.

Within 31 calendar days (or longer if the court orders) of the filing of the transcript on the case docket:

- The transcriber shall perform requested redactions and file a redacted version of the transcript with the Clerk. The Clerk will retain the original unredacted electronic transcript.
- The original transcript and any redacted version will not be available via remote electronic access; but instead will be available for review and inspection at the Court's public terminal. However, the Clerk's office will not provide copies to counsel, a party or the public.

A party who purchases a copy of the transcript from the transcriber may file with the Clerk of Court a request for remote electronic access to the original transcript and any redacted version. (Local Form MSSB-REA-ADV and MSSB-REA-BK)

If a party purchases only a redacted version of the transcript, the party will only have remote electronic access to the redacted version. Members of the general public or the media who purchase a transcript will not have remote electronic access.