

THE RECORD ON APPEAL

Fed.R.Bankr.P. 8008 and 8009(b) and L.R. BAP 8th Cir. 8009A define the record on appeal and apply to all attorney-handled appeals. For appeals taken to the Bankruptcy Appellate Panel, the record on appeal is **not** prepared by the Bankruptcy Court; rather, it is **prepared and filed by counsel** and shall consist of an appendix and, when necessary, the transcript.

CONTENTS OF APPELLANT'S APPENDIX:

1. Judgment, order or decree being appealed. Fed.R.Bankr.P. 8009(b)(3)
2. Notice of appeal. Fed.R.Bankr.P. 8009(b)(7)
3. Bankruptcy docket entries. Fed.R.Bankr.P. 8009(b)(8)
4. Certificate of interested parties. L.R. BAP 8th Cir. 8009A(a)(1)
5. Certificate of related cases. L.R. BAP 8th Cir. 8009A(a)(2)
6. Any portions of the Bankruptcy Court file pertinent to the appeal.
Fed.R.Bankr.P. 8009(b)

CONTENTS OF APPELLEE'S APPENDIX:

An appellee need only file an appendix if the appendix filed by appellant omitted material which is necessary for the Panel to review in order to decide the appeal. If an appellee feels appellant's appendix is sufficient, s/he need not prepare another one.

Fed.R.Bankr.P. 8009(b)

NUMBER OF COPIES REQUIRED:

Three copies of the appendix must be prepared; it should be indexed and consecutively paginated. Appendix service required, see Fed.R.Bankr.P. 8008.

TRANSCRIPT:

Counsel may either include a copy of the transcript (or portion thereof) in their appendix or ask the Bankruptcy Court clerk to transmit the transcript to the Bankruptcy Appellate Panel. Failure of appellant to provide the transcript may result in the dismissal of the appeal. In all cases the transcript must be ordered by the appellant within 10 days of filing notice of appeal. See Fed.R.Bankr.P. 8006.