

Rule 7007-4 Notice of Completion of Briefing or Certificate of No Objection.

After briefing is concluded, counsel to the movant must file and serve on counsel for all parties a “Notice of Completion of Briefing” containing a list of all relevant filings (and the complaint, any answer(s), and any request(s) for oral argument) with related docket numbers or a “Certificate of No Objection” to the extent the respective motion or pleading was unopposed. The notice must be filed no later than 7 days after briefing is concluded. If the motion is not opposed, a Certification of No Objection in compliance with the requirements for a CoC under Local Rule 9019-1 may be filed with or after the filing of the motion. If the motion is not objected to by the applicable objection deadline, the Certificate of No Objection may be filed 24 hours after that deadline. Upon the filing of said notice or certificate, counsel to the movant must deliver to the presiding Judge’s chambers in accordance with chambers procedures a copy of the notice or certificate and the filings identified in the notice or certificate. If the movant fails to file the notice or certificate, the non-movant may file the notice or certificate. For additional information on preparing the notice and any required binder of materials, please refer to the Court’s “Quick Reference Guide to Agendas and Hearing Binders” located on the Court’s website.