



Published on *United States Bankruptcy Court* (<http://www.canb.uscourts.gov>)

[Home](#) > 9040-3. Certification.

Unless otherwise ordered, no later than 28 days after the initial status conference set in an [Adversary Proceeding](#) and whenever ordered by the Court in other matters, counsel and client shall sign, serve and file a certification of discussion and consideration of ADR options. The certification shall be filed on a form established for that purpose by the Court and in conformity with the instructions approved by the Court. If the client is a government or governmental agency, the certificate shall be signed by a person who meets the requirements of Civil L.R. 3-9(c). Counsel and client shall certify that both have:

- (1)** Read the information sheet entitled Bankruptcy Dispute Resolution Program Instructions for Parties;
- (2)** Discussed the available dispute resolution options provided by the Court and private entities; and
- (3)** Considered whether their case might benefit from any of the available dispute resolution options.

Source URL (modified on 11/16/2016 - 1:08pm):

<http://www.canb.uscourts.gov/procedures/local-rules/9040-3-certification>